File #:

62- 116395

Serial Scope:

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35169 DOCIG: 32989589 Page







APR 1 5 1976

John A. Mintz, Assistant Director Legal Counsel Division Federal Bureau of Investigation

FROM:

Steven Blackhurst Assistant Special Counsel for Intelligence Coordination

SUBJECT: SSC Request Dated April 14, 1976

> Attached is a letter from the Senate Select Committee dated April 14, 1976, requesting clearance of various documents relating to Bureau activities in San Diego. Please arrange for an appropriate response.

> > FORMATION CONTAINED

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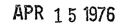
6 APR 21 1976

Paul Daly

LEGAL COLUMNIES



DocId:32989589 Page 2



TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Steven Blackhurst

Assistant Special Counsel for Intelligence Coordination

SUBJECT: SSC Request Dated April 14, 1976

Attached is a letter from the Senate Select Committee dated April 14, 1976, requesting clearance of various documents relating to Bureau activities in San Diego. Please arrange for an appropriate response.

UDE-16
WESTSAUMIPLE

cc: Paul Daly

FRANK CHURCH, IDAHO, CHAIRMAN
JOHN G. TOWEN, TEXAS, VICE CHAIRMAN
PHILIT A. HART, MICH.
WALTER F. MONDALE, MINN.
WALTER D. HUDDLESTON, KY.
ROBERT MORGAN, N.C.
CHARLES MC C. MATHIAS, JR., MD.
RICHARD S. SCHWEIKER, PA.
CASHY HART, COLO.

William G. Miller, Staff Director Frederick A. O. Schwarz, Jr., Chief Counsel Curtis R. Smothers, Minority Counsel



United States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, 94TH CONGRESS)

WASHINGTON, D.C. 20510

April 14, 1976

Michael E. Shaheen, Jr., Esq.
Special Counsel for Intelligence Coordination
Office of the Deputy Attorney General
U. S. Department of Justice
Washington, D. C. 20530

ALLINFORMATIONS
ALLINFORMATIONS

Dear Mike:

HEREIN IS UNCLASSIFIED PLANTS
DATE 11-6-00 BY PARTY PLANTS

The Select Committee is considering the release of a report on certain FBI activities conducted in San Diego, California. On March 4, 1976, Senator Walter Mondale of the Committee met with an administrative aide to a member of the San Diego City Council to discuss this matter. Attached is a copy of a resolution adopted by the San Diego City Council in January 1976 and addressed to the Select Committee.

During this meeting, Senator Mondale agreed to seek to obtain FBI clearance for release of appropriate documents in connection with this report. The Committee believes the attached documents fall within this class.

Therefore, I am requesting that these documents be cleared with appropriate excisions for the above purpose within one week. Additional materials may also be submitted for clearance within a few days.

Sincerely yours,

John T. Elliff

Director

Domestic Intelligence Task Force

RECEIVE U
APR 14 1976

ENCLOSURE

62-11632-1560

X

5-113a (Rev. 3-21-73) 1 - Mr. Adams 1 - Mr. Deegan
1 - Mr. Phillips
1 - Mr. Seabaugh
1 - Mr. Leavitt 1 - Mr. Powell
1 - Mr. Helgeson
Intelligence Division

Date ____4/19/76

Attached "Greensboro Daily News." Greensboro, North Carolina, newspaper article advises that U. S. Senator Robert Morgan of North Carolina has publicly identified George Dorsett of Greensboro a an FBI klan informant. (Dorsett was previously identified by the "Greensboro Daily News" as an informant which disclosure at that time was attributed to an unnamed source on the Senate Select Committee on Intelligence (SSC) of which Senator Morgan is a member. Dorsett was in fact a klan informant from 1/59 to 10/70 and documents delivered to the SSC, when compared with each other, do identify Dorsett as an informant. His informant status has not

Senator Morgan also reportedly said that the list of illegalities by the Internal Revenue Service, Central Intelligence Agency and the FBI was "frightening," "morally reprehensible" and "shows a lack of respect for law," all done in the name of national security which "became the catch-all for illegal activity."

been publicly acknowledged by the Bureau

or Dorsett.)

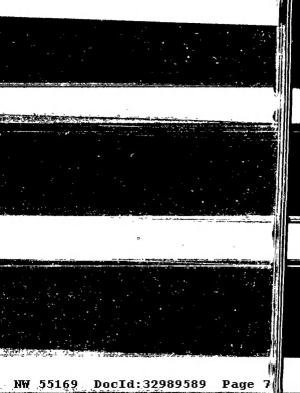
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HEREIN IS UNCLASSIFIED TO BY CONTINUED - OVER

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(The Director recently met with Senator Morgan to discuss Senator Morgan's frequent denunciations of the Bureau.)





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NW 55169 DocId:32989589 Page 8

George Dorsett

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Spy Within KKK

of state.)

BY JACK BETTS
Dally News Staff Writer

Sen. Robert Morgan, D-N.C., has publicly identified a Greensboro man as a paid informant on the Ku Klux Klan for the Federal Bureau of Investigation during the FBI's campaign of infiltrating left-and-right-wing hate groups during the later Sixties.

in remarks prepared for delivery Saturday night in Winston-Salem, Morgan identified the man as "the Rev. Mr. Dorsett" and said that at the same time Dorsett was on the FBI payroll, he was speaking in "a most inflammatory manner" at Ku Klux Klan rallies in North Carolina.

Morgan press aide Neil Hill said the reference was to George Dorsett of Greensboro, a long time participant in KKK affairs and the chaplain of the state Klan.

Dorsett was identified by the Greensboro Daily News in December as the FBI's principal contact in the state KKK, but until now his identity has not been officially confirmed by Morgan, the FBI or the Senate Intelligence Committee, of which Morgan is a member.

In a speech prepared for delivery before an audience at Wake Forest University's Law Day observance, Morgan detailed several instances of what he called the federal government's "law-



Rev. Dorsett

lessness" in its campaigns against groups and individuals.

Morgan said the list of illegalities on the part of the Internal Revenue Service, the FBI, the Central Intelligence Agency and other agencies was "frightening", GREENSBORO DAILY NEWS

Greensboro, N. C.

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DATE LES BY EDGALMER

Date:

4/4/76

Edition:

Morning

Author:

Jack Betts William Snider

Editor:

Character:

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Classification:

Submitting Office:

Being Investigated

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"morally repr. 'iensible" and "shows a lack of respect for law."

He cited the break-ins of homes of Socialists Workers Party members by the FBI without warrants, and of the reported "organizing of Klaverns of the Ku Klux Klan" in North Carolina in an attempt to weaken the influence of existing Klan groups.

But, said Morgan, many were not aware that "the Rev. Mr: Dorsett, who was on the Fil payroll at the time, spoke in a most inflammatory manner at one of the largest Klan rallies in the state."

The Senator quoted Dorsett as saying, at a Raleigh Klan meeting in 1966, "We don't intend to have any violence if we have to kill every nigger in America."

Commented Morgan, "For an FBI informant to act in this way is most immoral. It sets race against race and is a prelude to lawlessness."

He also cited the FBI's writing of anonymous letters to individuals "in an effort to break up their marriages."

In one such case, he said, the FBI wrote the wife of a Klansman that her husband "had taken the flesh of another unto himself," and in another letter to the husband of a peace activist, wrote that "your old lady doesn't get enough at home or she wouldn't be shucking

(Ser Spying: D-2, (fol. 1)

Spying Confirmed

From W-l

and jiving with our black men."

Both letters, Morgan said, were "fabrications," and the FBI reported the only "tangible result" was that the husband and wife in one case separated.

Said Morgan, "Apparently our FBI has forgotten the maxim, What God has joined together, let no man put assunder."

Morgan was critical of the FBI's actions in these cases, saying, "All of this immoral and illegal activity was carried out with the excuse that it was in the interest of national security. National security became the catch-all for illegal activity."

But the Constitution, said Morgan, "gives no one, not even the president, the right to break the law...We must make it clear that everyone, from the president to the most common citizen, must obey the kaw, that no one is exempt for any season. Only then can we be certain of preserving our freedom."

1 - Mr. J. B. Adams 2 - Mr. J. A. Mintz (1 - P. V. Daly) 1 - Mr. D. W. Moore, Jr.

Mr. T. W. Leavitt

F. J. Cassidy

COINTELPROS

4/6/76

1 - Mr. T. W. Leavitt

1 - Mr. J. G. Deegan

1 - Mr. F. J. Cassidy 1 - Mr. S. F. Phillips

1 - Mr. D. Ryan

PURFOSE: To advise of the current review by the Intelligence Division (INTD) of the revised Senate Select Committee (SSC) draft of its report on our discontinued Counterintelligence Programs (Cointelpros).

SYNOPSIS: On 4/1/76, SSC made available the 133-page revised draft of its report on our Cointelpros. Review of this report determined the SSC has excluded two items requiring classification, and report in revised form contains no information which could disclose sensitive intelligence sources and methods. SSC staff member Barbara Banoff was advised 4/5/76 copy of its draft was unreadable as relates to many citations to Bureau communications and that two names of supervisory Special Agents should be deleted. She has advised names would be deleted and in two or three days galley proofs of printed report would be furnished FBI Headquarters so citations could be checked. Although considerably revised, draft continues to include most of criticisms in original draft reviewed by INTD representatives, so no additional notice to the Department regarding our criticisms is required.

FECOMMENDATION: None. For information.

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CONTINUED - OVER SEE DETAILS PAGE 2

NW 55169 BOCId: 32989589 Page 11

Memorandum to Mr. T. W. Leavitt Re: Cointelpros 62-116009

DETAILS: At 4:30 p. m. on 4/1/76, Mr. Tom Dawson of the SSC staff made available to the Analytical Research Unit a 133-page revised draft of the Committee report entitled "Cointelpro: The FBI's Covert Action Programs against American Citizens." This report was to be reviewed to determine if it contained information which could jeopardize intelligence sources or methods. It is noted this draft report originally was made available to FBI representatives for review on 3/2-3/76. At this time the representatives noted two items warranting classification and so advised the Committee. A statement was also submitted to the Committee indicating further comment would not be made because of the distorted nature of the report.

A careful review of this revised edition of the draft report indicated the two items previously specified as requiring classification had been excluded.

On 4/5/76 SSC staff member Barbara Banoff was advised telephonically that the draft of the revised report was unreadable as relates to many citations of documents. It was pointed out the FBI was unable to check original information to determine if information cited in the report could lead to sensitive areas in raw files. Banoff advised she was unable to furnish a more readable copy of the report but that upon completion of the FBI review for sources and methods the report would go to the printer and thereafter, in approximately two to three days, galley proofs of the printed report would be furnished FBI Headquarters so citations could be checked.

Banoff was advised that page 19 of the report sets forth the name of former FBI Headquarters supervisor Russell Horner and page 120 of the report identifies FBI Headquarters supervisor David Ryan. Banoff stated she would take steps to insure these names were excised from the report prior to it being furnished to the printer.

Memorandum to Mr. T. W. Leavitt Re: Cointelpros 62-116009

Although this revised draft report is considerably changed and many editorialized comments and distortions have been deleted, it is still replete with items taken out of context, distorted or set forth in a manner to depict the Bureau in a most derogatory fashion. Our criticisms, based on the review of the original draft report, were forwarded to the Attorney General by letter dated 3/16/76. Because these original criticisms stand, it is not believed additional notice to the Department regarding this revised draft report is warranted.

On 4/5/76 Miss Banoff was advised the review of the revised report had been completed and no instances requiring excisions of sources or methods material were located. She was told the copy of the report could be picked up at any time by Committee representatives.

2 - Mr. J. Mintz - (1-Mr. P. V. Daly) 1 - Mr. T.W. Leavitt 1 - Mr. W.O. Cregar 1 - Mr. S.F. Phillips March 19, 1976 The Attorney General 1 - Mr. A.J. Duffin 1 - Mr. R.L. Shackelford Difector, FBI 1 - Mr. L.E. Brunnick Ú. S. SENATE SELECT COMMITTEE on intelligence activities (SSC) Enclosed for your approval and forwarding to the SSC is the original of a memorandum. A copy of this memorandum is also being furnished for your records. Enclosures (2) 62-116395 1 - The Deputy Attorney General Michael E. Shaheen, Jr. Attention: Special Counsel for Intelligence Coordination LEB: bmf // (12) ALL INFORMATION CONTAINED REC-89 APR 21 1976 A foc. Dir. Dep. AD Adi Dep. AR In Asst. Dir. Laboratory Legal Coun. Plan. & Eval. Admin. Comp. Syst APPROVED: Comp. Syst. Ext. Affairs_____ Ext. Affairs _ Cen. Inv..... Roc. Mgmt..... Files & Com, Dep. AD Adm..... Ido..... Spec. Inv..... Gen. Inv. 2 Dep. AD Inv..... Inc. Wille hasa vir. Training..... Inspection Intell. Plan. & Eval TO BE HAND-DELIVERED BY THE OFFICE OF CONCRESSIONAL IL ROOM TELETYPE UNIT

NW 55169 Docld:32989589 Page 19

2 - Mr. J.A. Mintz
- (1-Mr. P.V. Daly)
1 - Mr. T.W. Leavitt
1 - Mr. W.O. Cregar
1 - Mr. S.F. Phillips
1 - Mr. A.J. Duffin
1 - Mr. R.L. Shackelford
1 - Mr. L.E. Brunnick

March 19. 1976

62-116395

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DATE # 500 BY SPANNED

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

The Chairman of the SSC, by letter dated December 11, 1975, requested documents in the possession of the Department of Justice or the Federal Eureau of Investigation (FBI) relating to FBI practices which might be considered to be or have the appearance of being improper. In forwarding this request to the FBI, Mr. Michael E. Shaheen, Jr., Special Coursel for Intelligence Coordination, U.S. Department of Justice, also forwarded FDI documents which had been sent to The Attorney General in connection with his (The Attorney General's) letter of July 22, 1975, which asked for a description of all activities on behalf of the FBI that night be called into question or should be reviewed. Hr. Shaheen suggested that these documents be considered for transmittal to the SSC in line with its request of December 11, 1975.

By FBI memorandum dated March 2, 1976, a number of FBI documents were transmitted to the SSC to satisfy the December 11, 1975, request. An exception to this was a small packet of documents not furnished but which were summarized inasmuch as they dealt with sensitive practices.

Subsequently, the SSC requested that Senator Walter F. Mondale be given access to these summarized documents in accordance with an agreement reached between Senator Frank Church and The Attorney General in July, 1975.

Assoc. Dir.
Dep. AD.Adm.
Dep. AD Inv. March 9, 1976, FBI Inspector William O. Cregar met with
Asst. Dir.
Senator Mondale in order that these documents could be

Comp. Syst. —
Ext. Affairs —
Files & Com. —IEB: bmf
Gen. Inv. ——. (71)

Inspection .

M

ORIGINAL AND ONE COPY TO AG

SEE NOTE PAGE THREE

This document is prepared in response to your request and is not for dissemination of your Committee. Its use is limited to off of proceedings by nel without the express approval of the FBI.

MAIL ROOM TELETYPE UNIT

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GPO: 1975 O - 569-920

NW 55169 DocId:32989589 Page 15

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

reviewed. During this meeting, it was determined Senator Mondale was interested only in documents which involved investigative tactics or practices involving United States citizens and permanent resident aliens. He was advised that the only document that covered this area was an FBI memorandum to The Attorney General dated December 30, 1975. Senator Mondale was granted access to this document and he read it in its entirety.

Senator Mondale, at that time, requested a copy of this memorandum.

It was subsequently determined that an excised version of the FBI's memorandum to The Attorney General dated December 30, 1975, would jeopardize a sensitive investigative technique currently being utilized in an ongoing investigation.

On March 17, 1976, Section Chief R.L. Chackelford and Special Agent L.E. Brunnick met with Senator Mondale, whereupon he agreed to accept a generic description of the above-referred-to investigative technique, as opposed to an excised version of the FBI's memorandum to The Attorney General dated December 30, 1975. The generic description is as follows:

The FBI, in its continuing investigation of an organization which may be engaged in activities which involve or will involve the use of force or violence and which involve or will involve the violation of Federal law for the purpose of overthrowing the Government of the U.S., has acquired an investigative technique, currently being utilized against this organization. This technique involves a source who voluntarily furnishes to the Eureau, the trash of this organization which is abandoned by it. The source volunteered to do this after learning of some of the activities of this group through public source information.

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

The information obtained from this source has been of value to the FBI in its ongoing investigation of this organization. This information includes details on the activities of the group, its finances, recruiting efforts, and its relationship with foreign governments. The information obtained from this technique, for the most part, involves U.S. citizens and some permanent resident aliens.

The FBI's use of this technique does not involve any act of trespass. The source receives no direction in this process from FBI personnel; is the only person turning the material over to the FBI; expects no remuneration for his services; and understands he is doing this voluntarily in the spirit of patriotism.

1 - The Attorney General

NOTE:

See memorandum W.O. Cregar to Mr. T.W. Leavitt, captioned "Senstudy 75," dated 3/9/76, dictated by WOC; enm.

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	BUREAU OF INVESTIGATION . SHINGTON, D. C. 20535
Addressee:Senate Sel	ect Committee
LTR LHM Men	Report dated 3/19/76
Caption of Document: Re 12 relating to FE considered to	2/11/75 req for documents . BI practices which might be be improper.
f	- T-of-or
,	FBI
Originating Office: Delivered by:	FBI
Originating Office:	_

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE #15:00 BY SP2 AC

SEE INSTRUCTIONS ON REVERSE

CLASSIFY AS APPROPRIATE

BEFORE COMPLETING. Intelligence Community Staff TO: FROM: ATTN: Central Index FBI SUBJECT: Abstract of Information Provided to Select Committees 1. HOW PROVIDED (check appropriate term. If a document was made available 2. DATE PROVIDED for review but not transmitted, so note.) 3/19/76 INTERVIEW TESTIMONY OTHER DOCUMENT BRIEFING 3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate) X SSC HSC 4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject) Memorandum 5. IN RESPONSE TO (list date and item number if in response to formal request, other-6. CLASSIFICATION OF wise state verbal request of (name), initiative, subpoena, etc.) INFORMATION (enter U, C, S, TS or Codeword) SSC letter 12/11/75 U 7. KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis) ALL INFORMATION CONTAINED Operating procedures Information handling

8. SUMMARY (see reverse side before completing this item)

Information regarding FBI practices which might be considered to be or have the appearance of being improper.

62-116395

SJM:1hb (4)

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH SENSTUDY 75.

CLASSIFY AS APPROPRIATE

INSTRUCTIONS

- . Type or print clearly in ink.
- · Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

Senator W. F. Mondale Oral Request 3-10-76

(Re: SSC Request 12-11-75)

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62-116395-1555 ENCLOSURE

1 - Mr. J.A. Mintz (Route hrough for Review) 1 - Mr. W.R. Wannall CONFIDENTIAL. 1 - Mr. R.L. Shackelford 1 - Mr. E.P. Grigalus 1. - Mr. L.E. Brunnick The Attorney General December 30, 1975 NATIONAL SECURITY INFORMATIO Director, FBI Unauthorized Disclosure Subject to Criminal Sanctions NATIONAL CAUCUS OF LABOR COMMITTEES (NCLC) INTERNAL SECURITY The Bureau, in its continuing investigation of the violence-ordented. Marxist, revolutionary organization, the NCLC, has acquired an investigative technique which is being utilized in directing chapter of the NCLC is a the activities of chapters in , and is now in direct contact with the National Office (NO) of MCLC in New York City via a communications network that includes a teletype system. The Eureau has developed a TRASH COVER trash discarded by the NCLC. 100-707111source voluntarily con-1. and 1. 2 1976 tacted Special Agents (SAS) of our advised that after reviewing an article in the "Wall Street Journal," dated October 6, 1975, he consideredthe ECLC a threat to the internal security of the United States. At that time, the source furnished documents trash of MCLC: The source Dep. AD Adm. advised our Agents he would continue to make available, on Dep. AD Inv. _a voluntary basis. . material which came into his possession Since material on five occasions. he has made available Comp. Syst. . CONFIDENTIAL Files & Com. _100-457751 Classified by 7225 SEE NOTE PAGE FOUR - 134-28228 Exempt from GOJ, Category (2 Date of Declassification LEB:bmf

The Attorney Coneral

Among the valuable intelligence data obtained as a result of source's cooperation, is the following:

Membership data from each NCLC region and total membership claimed by the NCLC as of September 15, 1975.

Weekly operating budgets and other financial data.

A teletype message dated
from the
NO to all ROs to obtain
photographs, affidavits and
tape recordings of Federal
Bureau of Investigation (FBI)
Agents to use in their legal
campaign. (The NCLC has four
lawsuits pending wherein
officials and SAS of the FBI
are included among the
defendants.)

Local chapter
 expenses and income; reports
 on local activities, including attempts to recruit new
 members.

W 55169 PocId: 32909589,

The Attorney General

Information regarding an NCLC

the NCLC characterizes as one of their prime targets.

A teletype from the NO to all ROs regarding NCLC's interest in obtaining data regarding construction of the Trident submarine.

The FBI's use of this technique does not involve any act of trespass on anyone's part. The material, after by the NCLC, is

It is at this point, the material is turned over to the FBI The source receives no direction in this process from Dureau personnel; is the only person turning the material over to the FBI; expects no remuneration for his services; and understands he is doing this voluntarily in the spirit of patriotism.

It should be pointed out that this is not a "trash cover" in the strictest sense, however, could be interpreted as a "trash cover" over a period of time. It is the belief of the Durenu that this technique is legal, beneficial, is being administered in a most judicious manner, and should be continued. This information is being furnished to you in order for you to be aware of any unusual technique being utilized by the Bureau in its ongoing Internal Security investigations of organizations and individuals.

1 - The Deputy Attorney General

CONFIDENTIAL

MI J.A. Mintz (Route Through for Review) 1 - Mr. W.R. Wannall CONFIDENTIAL 1 - Mr. R.L. Shackelford 1 . Mr. E.P. Grigalus - Mr. L.E. Erunnick The Attorney General December 30, 1975 NATIONAL SECURITY INFORMATION SECURITY SECURI Director, FBI NATIONAL CAUCUS OF LABOR COMMITTEES (NCLC) INTERNAL SECURITY The Bureau, in its continuing investigation of the violence-oriented, Marxist, revolutionary organization, the NCLC, has accuired an investigative technique which is being utilized in Cleveland. Chio. The Cleveland. chapter of the NCLO is a Regional Office (ND), directing the activities of chapters in Akron, Tolego and Youngstown. imio, and is now in direct contact with the Kational. Office (NO) of NCLC in New York City via a communications network that includes a teletype system. The Dureau has developed a confidential source who is a 54-year-old, incommently wealthy businessman who owns several -Countown properties in Cleveland, including the building C-3 where the 33 is located. As landlord of this building, the source has custodial duties, among which is the responsibility for removing trish discarded by the MCLC. During the normal course of business, the MCLC leaves_ its trash in the hallway in the building they occupy. trish is then later recoved by employees of the source. and brought to a central location, which is also owned by the source, prior to being taken to a dump for fina disposal. On October 8, 1975, the source voluntarily contacted Special Agents (SAS) of our Cleveland Office and : 8 1978 advised that after reviewing an article in the "all Street Journal," dated October 6, 1975, he consideredthe NCLC a threat to the internal security of the United States. At that time, the source Turnished documents he removed from the abandoned trash of KCLC: advised our Agents he would continue to make available, on Dep. AD Inv. _ a voluntary basis, discarded material which came into his possession from the NCLC office. Since October 8, 1975; he has made available discarded material on five occasions. Comp. Syst. CONFIDENTIAL Files & Com. _100-457751 Classified ba 7225 SEE NOTE PAGE FOUR Exempt from GDS. Unte CINE Date of Declassification Indefinite LEB:bmf NW 55169 DocId:32989589 Page

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The FBI's use of this technique does not involve any act of trespass on anyone's part. The material, after disposed of by the NCLC, is removed by employees of the source to an area three blocks away. It is at this point, the material is turned over to the FBI by the source. The source receives no direction in this process from Bureau personnel; is the only person turning the material over to the FBI; expects no remuneration for his services; and understands he is doing this voluntarily in the spirit of patriotism.

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CONFIDENTIAL

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OPTIONAL FORM NO. 10 JULY 1973 CHINAN OGA FEMERICE CERT 101-11.8 UNITED STATES GOVERNMENT

$\it 1emorandum$

The Attorney General

OFFICE OF THE TORNEY GENERAL CONFIDENTIAL AT DEC 31 1975

DATE: Describer 30, 1875

Director, FDI

HATIONAL CAUCUS OF LADOR COSSITTUEES

INTERNAL SECURITY

(HCLO) DECLASSI

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1 - The Deputy Attorney General

(1-11 Tr. V. Daly) 1 - Mr. T.W. Loavitt 1 - Mr. W.O. Cregar - Mr. S.F. Phillips The Attorney General March 19, 1570 1 - Mr. A.J. Duffin 1 - Mr. R.L. Shackelford 1 - Mr. L.E. Brunnick Director, FBI U. S. SEPATE SELECT COMMITTEE ON INTELLIGANCE ACTIVITIES (SSC) Enclosed for your approval and forwarding to the SSC is the original of a memorandum. A copy of this memorandum is also being furnished for your records. Enclosures (2) 62-116395 1 - The Danuty Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination LEB: bat (12)ALL INFORMATION CONTAINED REC-RO Dep. AD Ac-AFPROVED: Comp. Syst. ext. Affairs Assoc. Dr..... Files & Co DOP. AD I'M

TO BE WIND-DELIVERED BY THE OFFICE OF CONGRESSIONAL INFAIRS

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NW 55169 DocId:32989589 Page 32

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Mr. J. Hintz (1-Kr. W. Daly) . - Mr. T.W. Leavitt 1 - Mr. W.O. Cregar 1 - Mr. S.F. Phillips 1 - Mr. A.J. Duffin 1 - Mr. R.L. Shackelford l - Mr. L.E. Brunnick March 19, 1976

-116395

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL CITERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

The Chairman of the SSC, by letter dated December 11, 1975, requested documents in the possession of the Department of Justice or the Tederal Dureau of Investigation (FBI) relating to FSI practices which might be considered to be or have the appearance of being improper. In forwarding this request to the FDI, Mr. Michael E. Shuheen, Jr., Special Coursel for Intelligence Coordination, U.S. Department of Justice, also forwarded FDI documents which had been sent to The Attorney General in connection with his (The Attorney General's) letter of July 22, 1975, which asked for a description of all activities on behalf of the TAI that might be called into question or should be reviewed. Mr. Unally in suggested that those documents be considered for transmittal to the SSC in line with its request of December 11, 1975.

By FBI remorandum dated March 2, 1975, a number of TDI documents were transmitted to the SSC to satisfy the December 11, 1975, request. An exception to this was a unall packet of documents not furnished but which were surmarized inasruch as they dealt with sensitive practices.

Subsequently, the SEC requested that Cerator Walter F. Yondale be given access to these summarized documents in accordance with an agreement reached between Schator Frank Church and The Attorney General in July, 1975.

Assoc, Dir. . . 3. With the approval of The Attorney General, on Dep. AD Admi ... Dep. 40 Milarch 9, 1976, FBI Inspector William O. Cregar met with Asst. Dir.: . Senator Londale in order that these documents could be

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Gen. Inv. (11)

Inspection Intell. Laboratory Plan. & Eval. ... Spec. linv. . Training 1 Legal Count L

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SEE NOTE PAGE THREE

This document is prepared in response to your request and is not for distant national your Committee. Its use is limited to off in proceeding your limited co. I the content may not be disclosed to u. a limited permit if I bout the empress approval of the FBI.

Telephone Rm. ... MAIL ROOM MHLETYPE,UN

DocId:32989589 Page 33 SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

reviewed. During this meeting, it was determined Senator Mondale was interested only in documents which involved investigative tactics or practices involving United States citizens and permanent resident aliens. He was advised that the only document that covered this area was an FBI memorandum to The Attorney General dated December 30, 1975. Senator Mondale was granted access to this document and he read it in its entirety.

Senator Mondale, at that time, requested a copy of this memorandum.

It was subsequently determined that an excised version of the FBE's remorandum to The Attorney General dated December 30, 1975, would jeopardize a sensitive investigative technique currently being utilized in an engoing investigation.

On March 17, 1976, Section Chief R.L. Chackelford and Special Agent L.E. Brunnick met with Senator Mondule, whereup a he agreed to accept a generic description of the above-relevred-to investigative technique, as apposed to an excised version of the FBI's memorandum to the Attorney Command dated December 30, 1975. The generic description is at follows:

The FBI, in its continuing investigation of an organization which may be engaged in activities which involve or will involve the use of force or violence and which involve or will involve the violation of Foderal law for the purpose of overthrowing the Government of the U.S., has acquired an investigative technique, currently being utilized against this organization. This technique involves a source who voluntarily furnishes to the Bureau, the trash of this organization which is abandoned by it. The source volunteered to do this after learning of some of the activities of this group through public source information.

STHATE FELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SEC)

The information obtained from this source has been of value to the FBI in its ongoing investigation of this organization. This information includes details on the activities of the group, its finances, recruiting efforts, and its relationship with foreign governments. The information obtained from this technique, for the most part, involves U.S. citizens and some permanent resident aliers.

The FBI's use of this technique does not involve any act of trespass. The source receives no direction in this process from FBI personnel; is the only person turning the material over to the FBI; expects no remuneration for his services; and understands he is doing this voluntarily in the spirit of patriotism.

1 - The Attorney General

NOTE:

See memorandum W.O. Cregar to Mr. T.W. leavitt, captioned "Serstudy 75," dated 3/9/76, dictated by WCC; 9 Nm.

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5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D. C. 20535

Senate Select Committee

Addressee:

LTR X LHM Memo Report dated

Gaption of Document: Re 12/11/75 req for documents relating to FBI practices which might be considered to be improper.

Originating Office:

PBI

Lelivered by:

Date:

Raturn this receipt to the Intelligence Division, FBI

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NW 55169 DocId:32989589 Page 36

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Senator W. F. Mondale Oral Request 3-10-76

(Re: SSC Request 12-11-75)

FORMATION CONTINUE LASS

(Route Through for Review, 1 - Mr. W.R. Wannall 1 - Mr. R.L. Shackelford

The Attorney General

1 - Mr. W.R. Wannall
1 - Mr. R.L. Shackelford
1 - Mr. E.P. Grigalus
1 - Mr. L.E. Erunnick
December 30, 1975

NATIONAL SECURITY INFORMATI

Director, FBI

Unauthorized Disclosure
Subject to Criminal Sanctions
INTERNAL SECURITY

Unauthorized Disclosure
Subject to Criminal Sanctions
(NCLC)
DECLASSIFIED BY SPACEMENT

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Memorandum

The Attorney General

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DEC 31 1975

DATE: Denomber 80, 3075

Director, FDI

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IMPIONAL CAUCUS OF LABOR COUNTRIES (POIC)
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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

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Memorandum

: Mr/ T. W. Leavitt

TO

Mr. W. O. Cregar

SENSTUDY 75

1-Mr. Adams

2-Mr. Mintz (1-Mr. P.V. Daly)

l-Mr. Leavitt

DATE: 3/9/76

1-Mr. Phillips

1-Mr. Cregar

Ext. Affairs ____
Files & Com. __
Gen. Inv. __
Ident. ___
Inspection
Intell. ____
Laboratory ____

Legal Coun. __ Plan. & Eval. _

Training _____
Telephone Rm. __

Director Sec'y

By letter dated 7/22/75 the Attorney General requested a description of all activities including but not limited to electronic surveillance or physical intrusion that might be called into question or should be reviewed. The Attorney General specifically requested a description of the types of such activities now being conducted by the Bureau. In so requesting the Attorney General noted he felt it was important that the entire Bureau be canvassed in order to discover any such activities that took place in the past as well as currently taking place.

The Chairman of the Senate Select Committee (SSC) by letter dated 12/11/75 requested documents in the possession of the . Department or the FBI relating to FBI practices which might be considered to be or have the appearance of being improper. In forwarding this request to the FBI, Mr. Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination, U. S. Department of Justice, forwarded FBI documents sent to the Attorney General responsive to his letter of 7/22/75. Mr. Shaheen requested that these documents be considered for transmittal to the SSC in accordance with its request of 12/11/75.

On 2/23/76 Bureau representatives met with Mr. Shaheen and Mr. Jack W. Fuller, Special Assistant to the Attorney General, in order to establish guidelines for submitting documents to the SSC responsive to the 12/11/75 request. Following these guidelines by letter dated 3/2/76 we forwarded to the Attorney General a letter enclosing for his approval and forwarding to the SSC the original of a memorandum designed to satisfy its request of 12/11/75. Being delivered with this letterhead memorandum were a number of FBI documents which had being selected by the Attorney General for transmittal to the SSC. Affected by the Attorney General for transmittal to the SSC. Affected but which in turn were summarized inasmuch as they fell into the area of sensitive practices.

3 APR 21 1976

Subsequently the SSC requested Senator Mondale be

Enclosure WOC:enm

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CONTINUED - OVER

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Memorandum to Mr. T. W. Leavitt Re: Senstudy 75

given access to these summarized documents in accordance with an agreement between Senator Church and the Attorney General in July of 1975.

Following a decision by the Attorney General that these documents were to be made available to Senator Mondale for his review Inspector Cregar met with the Senator on the morning of 3/9/76. At the outset of the meeting Senator Mondale advised Cregar that he was not interested in seeing any documents that involved foreign officials or persons other than United States citizens and permanent resident aliens. He stated he was not interested in what investigative tactics we employed against representatives of hostile foreign governments and that he did not choose to read any documents in Cregar's possession which dealt exclusively with foreign nationals. Cregar advised Mondale that the only document that did not deal with sources and methods employed against foreign nationals was a letter to the Attorney General dated 12/30/75 entitled, "National Caucus of Labor Committee (NCLC), Internal Security, "Senator Mondale was allowed to read this document in its entirety. After reading it he made the observation that he did not feel this was an impropriety or an abuse, but he requested a copy of it be furnished to the SSC. This letter on the NCLC, a copy of which is attached, discusses the fact that the Bureau had developed a confidential source who owned the building where the Ohio Regional Office of the NCLC is located. As landlord of this building the source provided custodial duties among which was the responsibility for removing trash discarded by the NCLC. The letter further notes that the source voluntarily contacted Special Agents of our Cleveland Office and made available for their review the contents of the abandoned trash of the NCLC.

It is believed that with proper excisions we could provide a copy of this memorandum, classified Confidential, to the SSC.

Senator Mondale asked Cregar if he could be assured that the materials furnished to the SSC by memorandum dated 3/2/76, as well as the materials brought to the meeting by Cregar represented

CONTINUED - OVER

Memorandum to Mr. T. W. Leavitt Re: Senstudy 75

all FBI practices which might be considered to be or have the appearance of being improper against United States citizens or permanent resident aliens. Cregar advised Mondale that he could not give him that 100% assurance; that Mr. Kelley, responsive to the Attorney General's letter of 7/22 furnished to the Attorney General summaries of all activities that could be identified that might be called into question. Cregar pointed out to Mondale that these documents or these summaries were submitted to the Attorney General under substantive captions and that the Attorney General upon receipt of those summaries selected the documents furnished to the SSC by FBI memorandum 3/2/76, as well as those brought to the Cregar-Mondale meeting.

Senator Mondale stated to Cregar that he was satisfied that the FBI had been responsive to the SSC, but that he had several additional questions. Mondale asked if the FBI continues to employ incommunicado interviews at this time. Cregar advised Mondale that we do not but should the opportunity present itself in the future, we would only do it with specific approval of the Attorney General. Mondale asked if during an incommunicado interview had any person ever been hurt. Cregar advised Mondale that on one occasion a female Soviet illegal officer had taken an overdose of barbiturates resulting in her death following interviews by the FBI. Mondale was advised that in this instance the victim was not under arrest; was living in her own apartment alone and was not in any way under any type of physical surveillance or control. Mondale stated he did not feel that this was an impropriety and was not interested in this individual as long as he could be assured that the victim was not an American citizen. He was so advised by Cregar.

Senator Mondale indicated that he did not think he would have any more questions for the Bureau but if he did, he reserved the right to address them some time in the future. Cregar advised Mondale that either he or some other individual from the Bureau would be responsive to any additional questions the Senator might have, provided the requests were directed through the Attorney General.

3-

CONTINUED - OVER

Memorandum to Mr. T. W. Leavitt

Re: Senstudy 75

ACTION:

If approved, a copy of the memorandum to the Attorney General dated 12/30/75 entitled, "National Caucus of Labor Committee (NCLC), Internal Security" will be furnished to the SSC through the regular Senstudy process after it has been excised to protect the identity of the Bureau source.

Tour for

Senator W. F. Mondale Oral Request 3-10-76

(Re: SSC Request 12-11-75)

not humahad 3/19/16
See the soliday

OPTIONAL FORM NO. 10 JULY 1973 (4) 1912M CHÁ FRMR (4) CFR) 101-11.6

UNITED STATES GOVERNMENT

Memorandum

CONFIDENTIAL ATTORNEY CENERAL DEC 31 1975

DATE: December 30, 1975

The Attorney General

Director; FDI

SUBJECT:

MATIONAL CAUCUS OF LARON COMMITTEES

INTERNAL SECURITY

(ROLE)

DALMIRE

The Bureau, in its continuing investigation of the violence-oriented, Marxist-revolutionary organization, the NCLC, has acquired an investigative technique which is being utilized in Cleveland, Ohio. The Cleveland chapter of the MCLC is a Regional Office (BO), directing the activities of chapters in Akron, Toledo and Youngstown. Onio, and is now in direct contact with the National Office (NO) of NCLC in New York City via a communications network that includes a teletype system. The Bureau has developed a confidential source who is a 54-year-old, independently wealthy businessman who owns several downtown properties in Cleveland, including the building where the 20 is located. As landlord of this building, the source has custodial duties, among which is the responsibility for removing track discarded by the MCLC. During the normal course of business, the NGLO leaves its trash in the hallway in the building they occupy. trish is then later removed by employees of the source. and brought to a central location, which is also owred by the source, prior to being taken to a dump for final disposal.

On October 3, 1975, the source voluntarily contacted Special Agents (SAS) of our Cleveland Office and advised that after reviewing an article in the "Wall Street Journal," dated October 6, 1975, he considered the NCLC a threat to the internal security of the United States. At that time, the source furnished documents he removed from the abandoned trach of NCLC. The source advised our Agents he would continue to make available, on a voluntary basis, discarded material which care into his possession from the NCIC office. Since October S, 1975. he has made available discarded material on five occasions.

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ENCLOSURE

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

12 11633 1554

DocId:32989589 Page 54



Among the valuable intelligence data obtained as a result of source's cooperation, is the following:

Hembership data from each HCLC region and total membership claimed by the HCLC as of September 15, 1975.

Weekly operating budgets and other financial data.

A teletype from the Professional Organizing Committee of the Communist Party of Italy backing NCLC policies.

A teletype message dated October 9, 1975, from the MO to all EOs to obtain photographs, affidavits and tape recordings of Federal Bureau of Investigation (FBI) Agents to use in their legal campaign. (The MCLC has four lawsuits pending wherein officials and SAS of the FBI are included among the defendants.)

Local (Cleveland) chapter expenses and income; reports on local activities, including attempts to recruit new members.

Information from "two friendly Yugoslavs" regarding alleged Ustashi operations in Cleveland. (Information to date indicates the Yugoslavs are attached to the Yugoslav Consulate in Cleveland. The Dureau is currently investigating the Cleveland ECLC chapter for a possible Registration Act violation.)

COHEI ENTIAL

Information regarding an ECLC organizer cell in the Detroit Dodge Truck Division which the ECLC characterizes as one of their prime targets.

A teletype from the KO to all EOs regarding MCIA's interest in obtaining data regarding construction of the Trident submarine.

The FBI's use of this technique does not involve any act of trespass on anyone's part. The material, after disposed of by the NCLC, is removed by employees of the source to an area three blocks away. It is at this point, the material is turned over to the FBI by the source. The source receives no direction in this process from Bureau personnel; is the only person turning the material over to the FBI; expects no remuneration for his services; and understands he is doing this voluntarily in the spirit of patriotism.

It should be pointed out that this is not a "trash cover" in the strictest sense, however, could be interpreted as a "trash cover" over a period of time. It is the belief of the Bureau that this technique is legal, beneficial, is being administered in a most judicious manner, and should be continued. This information is being furnished to you in order for you to be aware of any unusual technique being utilized by the Bureau in its ongoing Internal Security investigations of organizations and individuals.

1 - The Deputy Attorney General



J.A. Mintz (Route Through for Review) 1 - Mr. W.R. Wannall CONFIDENTIAL 1 - Mr. R.L. Shackelford 1 - Mr. E.P. Grigalus 1 - Mr. L.E. Brunnick The Attorney General December 30, 1975 NATIONAL SECURITY INFORMATIO Director, FBI Unauthorized Disclosure Subject to Criminal Sanctions NATIONAL CAUCUS OF LABOR COMMITTEES (NCLC) INTERNAL SECURITY The Bureau, in its continuing investigation of the violence-ordented, Marxist, revolutionary organization, the NCLC, has acquired an investigative technique which is being utilized in chapter of the NCLC is a directing the activities of chapters in , and is now in direct contact with the National Office (NO) of NCLC in New York City via a communications network that includes a teletype system. The Bureau has developed a TRASH COVER trash discarded by the NCLC. source voluntarily contacted Special Agents (SAS) of our Mand N 2 1976 advised that after reviewing an article in the "Wall Street Journal," dated October 6, 1975, he consideredthe NCLC a threat to the internal security of the United States. At that time, the source furnished documents trash of NCLC: The source ssoc. Dir. advised our Agents he would continue to make available, on Dep. AD Inv. _a voluntary basis, , material which came into his Since possession he has made available material on five occasions. Comp. Syst. -Files & Com. _100-457751 CONFIDENTIAL Classified by 7225, SEE NOTE PAGE FOUR Exempt from GDS, Category 134-28228 Date of Peclassification Indefinite LEB: bmf Laboratory . DocId:32989589

CONFIDENTIAL

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1 - The Deputy Attorney General

CONFIDENTIAL

J. A. Mintz Mr. P. V. Dalv) T. W. Leavitt - Mr. S. F. Phillips 1 - Mr. S. J. Miller The Attorney General April 2, 1976 Director, FBI U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) Reference is made to SSC letter dated March 31. 1976. requesting delivery of certain FBI materials. Enclosed is the original of a memorandum, with attachments, for your approval and forwarding to the Committee. Also enclosed is a copy of the memorandum for your records. ALL INFORMATION CONTAINED Enclosures (7) 62-116395 1 - The Ceputy Attorney General Michael E. Shaheen, Jr. Attention: Special Counsel for Intelligence Coordination SJM: 1hb/hb APPROVED: Laboratory Logal Coun Comp. Syst..... Assoc. Dir (9)Ext. Affairs..... Dep. AD Aden A Co .. I. V...... Paul. & EV61. Lacina i.co. Mgmt. Asst. Dir.: Laupection... S,,ec. I.iv.____ Intell. The High Admin.... Training Assoc. Dir. Dep. AD Adm. _ APR 21 1976 Dep. AD Inv. -1 2 14 16 KRR Z Asst. Dir.: Admin. . Comp. Syst. be allugation. Ext. Affairs Files & Com. Gen. Inv. ident. Inspection _ Intell. . Laboratory Legal Coun. TO BE HAND-DELIVERED BY THE OFFICE OF CONGRESSIONAL AFFAIRS Plan. & Eval. ___ Spec. Inv. ___ Training_ Telephone Rm. ___ MAIL ROOM TELETYPE UNIT Director Sec'y _ NW 55169 DocId:32989589 Page 63

2 - J. A. Nintz (I - Mr. P. V. Daly) 1 - Mr. T. W. Leavitt

1 - Mr. S. F. Phillips

1 - Mr. S. J. Miller

62-116395

April 2, 1976

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to SSC letter dated March 31. 1976, requesting all FBI materials pertaining to communications between FBT Director Moover and Attorney General Robert Kennedy with respect to the publication of a book about Marilyn Monroe by Frank Capell. Enclosed is material responsive to your request.

Enclosures (5)
The Attorney General

SJM: 1hb/hb

(8)

ORIGINAL AND ONE COPY TO AG

August Made and August August

Pin	APPROVED: Assoc. Dir Dep. AD Adra Dep. AD Inv. Asst. Dir.: Admin	Comp. Syst	Laboratory A. Logal County A.
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Telephone Rm. ___

Assoc. Dir. _

1 - Mr. Belmont 1 - Mr. Mohr The Attorney General - Mr. Evans July 15, 1964 - Mr. DeLoach Director, FBI - Mr. Sullivan PERSONAL 1 - Mr. Smith 1 - Mr. Garner FRANK A. CAPELL 1 - Miss Butler INFORMATION CONCERNING (INTERNAL SECURITY) In my letter to you dated July 7, 1964, and captioned as above, reference was made to a forthcoming book by Frank A. Capell entitled "The Strange Death of Marilyn Monroe. "Throughout the book, and particularly on pages 49-61, 69, and 70, Capell claims that you had a close relationship with Miss Monroe. A copy of this book is enclosed. ALL INFORMATION CONTAINED Enclosure See memo. Smith to Sullivan same caption, 7/14/64, RSG.bb. RSG:cr W (11)MAILED 2 JUL 151954 COMM-FBI to JUL 16 1964 Jul 15 Il ua Air sa

DOCT GOOD SESTING HUT 5

Memo Smith to Sulliva:

Re: FRANK A. CAPELL

INFORMATION CONCERNING

Most of the allegations made against Kennedy are contained in the chapter entitled "The V.I.P." (pages 49-61) and on pages 69 and 70.

Allegation Previously Branded False

It should be noted that the allegation concerning the Attorney General and Miss Monroe has been circulated in the past and has been branded as utterly false.

References to Director and FBI

There are several references in the book to the Director and/or the FBI. A biographical sketch of Capell on page 3 states that, while associated with the Westchester County, New York, Sheriff's Office, "he supervised the investigation of over five thousand individuals and organizations, including Nazis, Fascists and Communists, on behalf of the F.B.I. in most cases."

On page 49, it is stated that "under the direction of Bobby Kennedy the F.B.I. has been frustrated as never before."

On page 69, it is said that Mr. Hoover does not share Kennedy's opinion that the Communist Party, USA, 'is a windmill virtually powerless to harm the United States.''

On page 70, reference is made to an anonymous letter quoted in a column of Walter Winchell datelined May 25, 1964, at Hollywood, California, which told of a 23-year-old Beverly Hills blonde who had been "terrorized for months by the same person who caused Marilyn Monroe's death.... You can check this with F.B.I. Special Agent in Charge, Mr. Grapp in L.A.... Her initials are M.J."

Our Los Angeles Office reported that "M.J." was Mary Lou Jones, a would-be actress of no talent, who is apparently mentally disturbed. Miss Jones complained to the Beverly Hills, California, Police Department that she was being followed and harassed by unidentified men, but her allegations were completely unsubstantiated by the police.

Dr. Hyman Engelberg Former Security Index Subject

Dr. Hyman Engelberg was the subject of a Security Matter-C investigation, but his Security Index card was canceled in 1953 after his cooperative interview with Agents of our Los Angeles Office. At that time Dr. Engelberg admitted membership in the Communist Party from about 1939 to 1948.

Memo Smith to Sullivan
Re: FRANK A. CAPELL
INFORMATION CONCERNING

IDENTIFIES TO

Capell Former Criminal Informant of New York Office

Capell is a former criminal informant of the New York Office who was discontinued in 1962 at his own request, since he expressed the belief that his prominence in Kiwanis International made it difficult to maintain his confidential relationship with the Bureau. He is editor of "The Herald of Freedom," Post Office Box 333, Staten Island, New York, which is an anticommunist newsletter of an expose type.

Capell has been interviewed in recent months by Agents of our New York Office regarding numerous charges he leveled against a number of prominent individuals. Some of Capell's allegations are from public sources and are apparently true, some are completely without foundation, and others are extremely dubious and not subject to corroboration. Capell has consistently refused to divide his alleged sources to our Agents.

Attorney General Advised of Capell's Forthcoming Book

By letter dated 7/7/64, we advised the Attorney General of the nature of Capell's forthcoming book, as well as background data on Capell set forth in the preceding paragraph, although no mention was made that he was a former criminal informant.

RECOMMENDATION:

That the attached letter be sent to the Attorney General enclosing a copy of the aforementioned book.

V. or Wed

July 8, 1964

1

ECORDED COPY FILED

Director, Ful REC-43/23/- 0558 PRANT A. CAPITA rangeonco concernar I - Mr. Belmont PERSONAL 1 - Mr. Mohr

l - Mr. Evans l - Mr. Daloach

1 - Mr. Sullivan l - Mr. Baumgardner 1 - Hr. Simpson

(ENTERNAL SECURITY)

Mr. Frank A. Capell, 56 Bay Street, Staten Island Now York, Edvised the Now York Office of this Durcau on July 2, 1834, that he is publishing a 70-page paperback "in book entitled "The Strange Death of Marilyn Manroe," which withould be ready for publication about July 10. 1984.

According to Mr. Capell, his book will make reference to your alleged friendship with the late Clies Enrily a Conroe. Ir. Capell stated he will indicate T ia his book that you and Hiss Houroo vere intimate and that you were in Miss Monroe's apartment at the time of hor death.

In recent years Capell has published "The Herald of Erecton," an anticommunist newletter of an expess type, which names names and organizations. In the past soveral months he has been intorviewed by Agents of our Now York Office concerning numerous allogations he had made against a number of prominent individuals. Euch of the information furnished by Mr. Capell has been of a very questionable nature and not subject to corroboration. He has consistently retused to reveal the alleged sources of his information,

Any additional information concerning the. publication of the above book will be promptly brought to your attention.

2 - New York (137-2623) (See note)

APTENTION: SAC, NEW YORK:

Reurairtel 7/2/64.

You are instructed to follow this matter very closely. Furnish two copies of the book to the Bureau promptly upon its publication in order that the Attorney Conoral may be kept advised of him

RDS: Thou EA 118 WA SEE NOTE PAGE 2

TELETYPE UNIT L
Page 69

NOTE:

See memorandum Baumgardner to W. C. Sullivan, sand caption, dated 7/6/64, RDS:rbm.

FROM . : Mr. F. J. Baumgardne,

SUBJECT: FRANK A. CAPELL

INFORMATION CONCERNING (INTERNAL SECURITY)

1 - Mr. Delmont

1 - Mr. Mohr - Mr. Evans

1 - Mr. DeLoach

1 - Mr. Sullivan 1 - Mr. Baumgardner Moht . Cosper . Cállaban

Sullivon Tavel Trotter

Holmes

Tele, Room

- Mr. Simpson

Ran Strait New York airtel 7/2/64 advised that Frank A. Capell advised an Agent that he is about to publish a 70-page paperback book dealing with the sulcide of Marilyn Monroe which will be entitled "The Strange Death of Marilyn Monroe." The book allegedly will be ready for sale about 7/10/64. Capell stated the book will make reference to Attorney General Robert Kennedy and his friendship with Hiss Monroe, It will indicate that Kennedy and Monroe were intimate and that " Kennedy was in Monroe's apartment at the time of her death. He stated he will also attempt to show that some communists were working boning the scenes inasmuch as the physician who signed the death certificate was a communist.

I DEOUTE VES CORRE INFE. Capell is a former criminal informant of the New York willies who was discontinued in 1962 at his own request since he shought his prominence in Kiwanis International made it difficult to maintain his confidential relationship with the Bureau. He publishes "The Herald of Freedom. an anticommunist newsletter of an expose type. He has been interviewed in recent months by Agents of our New York Office concerning numerous allegations he had made against a number of prominent individuals. Some allegations of Capell are from public sources and are apparently true, some are completely false and others are extremely questionable and not subject to corroboration, Capell has consistently refused to divulge his alleged sources to our ... Agents. .

The above allegation concerning the Attorney General has been previously circulated and has been branded as false as the Attorney General was actually in San Francisco with his wife at the time Marilyn Monroe committed suicide.

ALLING CRIMATION CONTAINED in

HERELY JE WINDLASSIFIE

RDS:rbm

JUL 2819

Memorandum to Mr. W. C. Sullivan RE: FRANK A. CAPELL

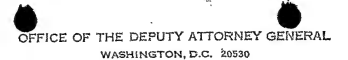
Inasmuch as Capell is the source of this information and his information has been extremely questionable, it is not believed that any action should be taken to attempt to determine the identity of the doctor who signed his Monroe's death certificate.

RECOMMENDATION:

It is recommended that the attached letter be sent to the Attorney General to advise him of the contemplated publication of the above book.

The Asia of





APR 1 1976

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Steven Blackhurst

SS Assistant Special Counsel for Intelligence Coordination

SUBJECT: SSC Request Dated March 31, 1976

Attached is a letter from the SSC dated March 31, 1976. Please arrange for an appropriate response.



cc: Paul Daly





FRANK CHURCH, IDAKO, CHAIRMAN JOHN G. TOWEN, TEXAS, VICE CHAIRMAN

PHEAD A. HART, MACH.

VALTON C. MOPPALE, MINN.
WALTON D. HUDDLI STOH, RY.
BOBLET MORGAL, N.G.
GERY HART, COLO.

HOWARD H. BAKE BARRY GOLDWAY CHARLES MCC. L. AS, JR., MD. RICHARD S. SCHWUNGER, PA.

WILLIAM & MILLER, STAFF DIRECTOR

Alniled Blates Lenate

SELECT COMMITTEE TO
STUDY COVERNMEN - AL OPERATIONS WITH
RESPECT TO INTELLIGENCE ACTIVITIES
(PURSUANT TO 5, RCS, 21, 94th concress)

WASHINGTON, D.C. 20510

March 31, 1976

Michael E. Shaheen, Jr., Esq. Special Counsel for Intelligence Coordination Office of the Deputy Attorney General U. S. Department of Justice Washington, D.C. 20530

Dear Mike:

The Select Committee requests all FBI materials pertaining to communications between FBI Director Hoover and Attorney General Robert Kennedy with respect to the publication of a book about Marilyn Monroe by Frank Capell.

The Committee would greatly appreciate delivery by Friday, April 2, 1976.

..Sincerely,

John T. Elliff

Director Domestic Task Force

24 - 1-24 CENTO ST 1976 CENTO

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 1-10-00 BY POLITICE

DATE 1-10-00 BY POLIT

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D. C. 20535
Addressee: SENATE SELECT COMMITTEE
LTR KLHM Memo Report dated 4/2/76
Caption of Document: U.S. Senate Select Committee (SSC) (SSC Letter 3/31/76 Re Marilyn Monroe)
Delivered by: Richard i sarfford. Date: 4/7/71
Received by: Title: Other
Return this receipt to the Intelligence Division, FBI

NW 55169 DocId:32989589 Page 76



TE: SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

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(4) IN CONNECTION WITH SENSTUDY 75.

CLASSIFY AS APPROPRIATE

INSTRUCTIONS

• Type or print clearly in ink.

..)

- Indicate classification of the abstract top and bottom.
- · Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

Page 19

NW 5169 DocId: 32989589

MIKE MANSFIELD MONTANA

> Huited States Senate Office of the Majority Header Washington, A.C. 20510

> > March 22, 1976

Honorable Frank Church Chairman Select Committee to Study Governmental Operations with Respect to Intelligence Activities United States Senate

Dear Mr. Chairman:

Washington, D. C.

This will acknowledge receipt of your letter of the nineteenth and the enclosures accompanying it, all of which I appreciated receiving and have read with interest.

I agree with the conclusion of the Select Committee that the FBI Director should be permitted to resume the Bureau's routine records destruction program.

With best personal wishes, I am

Sincerely yours,

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE \$130/82 BY SPH ELW/RTC

cc: Honorable Clarence M. Kelley

Mike Mansfield

Mary Ass Plan. Rec, Mg Spec. In Training Telephone Director Sec'y.

Dep.-A.D.-I

Asst. Dir.:

Gen. Inv. Ident.

Inspection

Intell. Laboya

Admin. Comp. Syst. Ext. Affairs

United States Senate
Office of the Majority Teader
Mashington, P.C. 20510
Official Ausiness

Mike Mansfield

Honorable Clarence M. Kelley Director Federal Bureau of Investigation Washington, D. C. 20535

55169 DocId:32989589 Page 82

On 3,49/76 the Bureau received copies of letters dated 3/19/76 to Senators Scott and Marrield from Senator Church wherein Senator Church stated the Select Committee believed the Director should be permitted to resume the Bureau's routine records destruction program. NW 55169 DocId:32989589







OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

APR 8 1976

TO: John A. Mintal Assistant Director
Legal Counsel Division
Federal Bureau of Investigation

FROM: Steven K. Blackhurst
Assistant Special Counsel for
Intelligence Coordination

SUBJECT: Senate Select Committee Letter Dated April 5, 1976

Attached for your information is a letter from the Senate Select Committee dated April 5, 1976. No action is necessary unless the Bureau has objections to the draft report referred to in the Senate Select Committee letter.

All my behard, Herr Blackburst MEREIN'S UNCLASSIFIED BY SOCIAL PROPERTY PROPERTY ON THE 176 CAREED SHE PROPERTY ON THE 176 CAREED SHE STORY PROPERTY ON THE 62 -16395 1 154 White of Market Story of Property on the 62 -16395 1 154 Will discussed the length of the 62 -16395 1 154 Will discussed the length of APR 14 1976

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FRANK CHURCH, IDAHO, CHAIRN SOHN G. TOWER, TEXAS, VICE CHA PHILIP A. HART, MICH. HOWARD H. BA WALTER F. MONDALE, MINN. WALTER D. HUDDLESTON, KY. RICHARD S. SCHWEIKER, PA ROBERT MORGAN, N.C. GARY-WART, COLO.

BARRY GOLDWATER, ARIZ.

United States Senate

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL, CURTIS R. SMOTHERS, MINORITY COUNSEL,

SELECT COMMITTEE TO 7 58 AH TESTED GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

DEPT. OF JUSTICE HAIL ROOM ORDIA

(PURSUANT TO S. RES. 21, 94TH CONGRESS) WASHINGTON, D.C. 20510

April 5, 1976

Michael E. Shaheen, Jr., Esq. Office of Professional Responsibility U.S. Department of Justice (Room 4313) Washington D.C. 20530

Dear Mike:

On March 22 and 23, 1976, Mr. Seymour Phillips of the FBI reviewed the Select Committee's draft report entitled "Dr. Martin Luther King, Jr., Case Study" for security problems. On April 2, 1976, Mr. Phillips reviewed a later draft of the report, which had been revised to meet the security problems raised in the March 22-23 review.

This letter is intended to confirm the fact that, unless I receive word to the contrary from you, the Department of Justice has no objection, on security grounds, to the publication of this report.

Thanks very much for your help throughout the inquiry into this subject.

ALL INFORMATION CONTAINED

Sincerely,

Frederick A. O. Schwarz, Jr. Chief Counsel

OFFICE OF LEGISLATIVE AFFAIRS

OFFICE OF PROFESSIONAL RESPONSIBILI

DEPARTMENT OF JUSTICE 1976 5 D R.A.O. OFFICE OF LEGISLATIVE

cc: Paul Daly, FBI

CE OF PROFESSIONAL RESPONSIBILITY 62-116395-154

SECRET 1-Mr. Mintz 1-Mr. Leavitt

l-Mr. Adams

DATE:

3/30/76

1-Mr. Shackelford

l-Mr. Deegan

I-Mr. Cregar

SENATE SELECT COMMITTEE (SSC)

To report the results of a meeting representatives of the Bureau had with Departmental officials on the morning of 3/30/76 at which were discussed recommendations of the Senate

On 3/30/76 Messrs Paul Daly, Robert Shackelford and W. O. Cregar met with officials of the Department to review recommendations of the Staff of the Senate Select Committee. Present from the Department were Messrs Douglas Marvin. Michael-Shaheen, Jack Fuller, Allen Kornblum, and William Funk. Areas of concern to the Bureau were identified to Departmental officials and their comments solicited. Department officials voiced opinion that most of the recommendations in the report will never be incorporated into statutory form.

RECOMMENDATIONS:

For information.

2-1000

comp. Syst..... APPROVED: Ext. Affairs..... Assoc. Dir...L Gen. Inv....-Dep. AD Adm ... Ident..... Dep. AD InvQ Inspection. Asst. Dir.:

Laboratory..... Legal Coun..... Plan, & Eval..... Rec. Mgmt..... Spec. Inv..... Training

23 APR 13 1976

Enclosure

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DocId:32989589

Page 86

Evt. Affairs Files & Com.

Gen. Inv.

Memorandum to Mr. T.W. Leavitt Re: Senate Select Committee (SSC)

DETAILS:

On the morning of 3/30/76 Messrs Paul V. Daly, Robert L. Shackelford and William O. Cregar met with Departmental officials in the office of Douglas Marvin, Counsel to the Attorney General, to discuss the so-called final draft of the Senate Select Committee. Joining Marvin were Michael Shaheen, Jack Fuller, William Funk and Allen Kornblum.

At the outset of the meeting Departmental officials stated they do not desire we redraft the report for the Committee nor correct obvious errors of fact in the report. In addition, Mr. Fuller voiced the opinion that no matter what the Bureau or the Department suggests to correct the report, the Staff of the Senate Select Committee will pretty much do what they want, implying that the minds of the Staff regarding the report have already been made up. In addition, Fuller noted that in his opinion certain recommendations contained in the report reflected the personal opinions of Mark Gitenstein, John Elliff, and Mike Epstein, all Staff members of the Senate Select Committee.

With that the Departmental and Bureau representatives reviewed the recommendations set out in the draft received by the Bureau at approximately 4 p.m., on the evening of 3/29/76.

Attached is a copy of-a work paper prepared on 3/29/76 for the Director's information. The issues raised by Bureau representatives with Departmental officials are identified in this work paper. In the absence of specific comments, Departmental officials took the position that they agreed with the Bureau's concern but noted that probably nothing could be done to change the substance of the Staff's paper.

Specific comments of Departmental officials are set out below keyed to the Arabic number of the issues raised in the attached workpaper.

3. It appears the foreign intelligence agencies, i.e., CIA and NSA are precluded from conducting investigation in the United States against foreigners. Douglas Marvin was not sure that these agencies are precluded and hoped to clarify that during a meeting he, Mr. Fuller and Mr. Funk expected to have with Senate Staff people during the afternoon of 3/30/76.

Memorandum to Mr. T. W. Leavitt Re: Senate Select Committee (SSC)

- 4. Departmental officials interpose no objection to the Director of Central Intelligence having authority over the intelligence community to mandate physical, document and personnel security.
- 7. This appeared to preclude NSA from exploiting clandestine transmissions within the United States between foreign establishments and their agents. Mr. Funk expressed the opinion that this was not so inasmuch as they believed such transmissions were under the control of a foreign government and, therefore, could be exploited by NSA. (5)
- 8. The final draft of the Senate Select Committee reviewed by Bureau officials now allows for the use of military personnel as double agents against hostile foreign officials in the United States. (5)
- 11. This relates to Number 3 and it would appear that Departmental officials will get clarification from the Staff of the Senate Select Committee as to what, if any, domestic activities CIA, NSA and the military can engage in.
- 12. The Department concurred with the opinion of Bureau representatives that the recommendations distort or misinterpret Terry v. Ohio (The Stop and Frisk Standard). They stated they would prefer to let the recommendations stand as they are with the error in them as this reflects substantially on the credibility of the recommendations.
- representatives regarding the sealing and purging procedure noting this included destruction of indices. Departmental officials intended to seek clarification from the Staff as to whether indices could be retained should it be necessary to locate and unseal materials collected by the FBI.
- 18. The Departmental officials were adamant that underlying materials should not be made available to Congressional committees or GAO.

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Memorandum to Mr. T. W. Leavitt Re: Senate Select Committee (SSC)

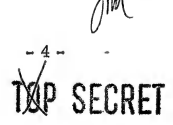
21. There were mixed feelings regarding the establishment of a general counsel and whether or not it politicized the FBI. The consensus was that much study will have to be done on this particular subject.

22. Douglas Marvin and Jack Fuller both stated that the selection by the Attorney General of Assistant Directors was not a desirable procedure and Marvin was not even aware that present procedures allow for the designation of Assistant Directors of the FBI by the Attorney General. The general consensus among Departmental officials was that although the Attorney General had to approve the selection of Assistant Directors, such selection would probably remain with the discretion of the Director.

23. Departmental officials shared Bureau concern over the concept of annual statutory authorization for domestic intelligence programs. They pointed out that based on their contacts with Staff people, the Staff seemed to envision an annual review and possible complete change of direction of these investigations on a yearly basis as the Congress at that time perceives the threat to domestic security.

Departmental officials also hope to clarify with the Senate Select Committee Staff as to whether programs to collect cryptographic material against foreign establishments (Anagram) is provided for in the final draft.

The meeting concluded with the observation that very few of therecommendations will ever be incorporated into possible statutes. Mr. Funk voiced the opinion that probably a charter for NSA and for the FBI to engage in foreign counterintelligence investigations would result from these recommendations, however, he expected little more, if anything, to be written into new statutes. Prior to the meeting breaking up, Mr. Marvin indicated to Bureau representatives that he would orally furnish the results of his meeting with the Staff of the Senate Select Committee scheduled for the afternoon of 3/30/76.



OVERVIEW

- 1. Permissible areas of activity of the FBI in the domestic security field are limited to
 - a. Terrorism
 - b. Hostile foreign intelligence activity
 - c. Domestic violence and rioting

The scope of investigations permitted is limited to those imminent violations of Federal law related to the above three areas. Imminence is defined as "soon to be engaged in."

- 2. The absence of specific language to allow foreign intelligence agencies, i.e., NSA, CIA, and the military to engage in intelligence collection activities in the U.S. creates a void in the overall intelligence product required by the policy-maker. This void cannot be filled by the FBI due to the lack of statutory authority as well as the capability to collect positive foreign intelligence in this highly specialized field.

 ALL INFORMATION CONTAINED
- 3. Recommendations recognize the use of "specialized techniques" but require "probable cause" standards for their use. We believe the establishment of probable cause would be most difficult if not impossible in many of these areas covered by the recommendations.

62-11-395--1540 ENCLOSURE

DecId: 32080589 Page 90

- 4. Provisions of the recommendations dealing with sealing and purging of investigative results and cases resulting from preventive criminal intelligence investigations would probably preclude FBI from recovering information on individuals who subsequently become the subject of a name check or other inquiry due to newly developed information. Investigators could not accumulate incriminating information and each item of information would stand alone.
- 5. Recommendations require excessive oversight calling for full access to the files by the Department of Justice, the Congress, and the General Accounting Office. This would inevitably result in the compromise of the integrity of our files and breach the confidential relationship we enjoy with our sources.
- 6. The recommendations originating in the Congress provide in-depth oversight to an extent probably not Constitutionally provided and are probably in excess of the generally recognized separation of powers among the three branches of Government.
- 7. There are provisions in the recommendations which could lead to the political abuse of the FBI. Appointments of Assistant Directors by the Attorney General would have severe impact on the Bureau from a career development and professional

NW 55169 DocId:32989589 Page 91

service concept. Direct Attorney General operational supervision and Congressional in-depth review would weaken the independent role of the Director to function free of political pressures.

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RECOMMENDATIONS

DETAILS

1. Pgs 1-3

The limitation imposed by the Committee's definition of domestic security activities of the Federal Government are far too restrictive and limited to

- Terrorism a.
- Protection from hostile foreign intelligence activity
 - Protection from rioting AND Domestic Violence

Pages 1-3, 25 2.

The limitation imposed on the scope of investigations stresses the imminence of the statutory violation, thereby not enabling the FBI to collect the necessary intelligence to make a determination as to whether a specific violation is imminent or is about to occur.

Pages 4 and 5

The foreign intelligence agencies appear to be precluded from conducting any investigations in the U.S. For which the FBI now has no authority to conduct and if given that authority is not equipped to handle, i. e.

62-116395-1540

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- a. CIA's Foreign Resources Division
- b. CIA's Domestic Contacts Division activities
- c. NSA's Communications Security responsi-

bilities

d. The clandestine collection of positive foreign intelligence in the U.S.

4. Page 5

The Director of Central Intelligence as manager of the intelligence community will have the authority over the community including the Department of Justice to maintain physical, document, and personnel security - does the Attorney General want this?

5. Page 10

Paragraph 13 completely ignores the "need to know" principle and needlessly proliferates sensitive information including materials which could possibly identify confidential sources with whom this Bureau has an obligation to protect their identity.

6. Page 11

Document leaves a complete void in establishing procedures for communications security by NSGID. NSA previously had this responsibility. (The vulnerability of our black phones would not have surfaced if the suggested procedures were in effect. Ye)

.SEVILL

7. Page 11

Clandestine transmissions within the U. S. between hostile foreign establishments and their agents can no longer Exploited be mond-tored by NSA. It is questionable whether the FBI has the equipment and manpower to pick up this responsibility. (5)

8. Pages 13-16

The recommendations appear to eliminate the cooperative effort by the FBI and the military services in the use of military double agents in the U.S., thus depriving the intelligence community of determining essential elements of information county directed by the hostile foreign intelligence service against 4 band the Department of Defense.

9. Pages 21 and 22

From a practical standpoint in foreign counterintelligence investigations and domestic security investigations, it is
difficult and sometimes impossible to establish "probable cause
to believe that the mail contains evidence of criminal activity."
This provision all but eliminates the use of mail openings even
with a judicial warrant.

BEGGE !

10. <u>Pg. 22, V, I.</u> The following sentence is a direct quote from Senate recommendations. "All domestic security activities of the Federal Government should be under the authority, supervision, and control of the Attorney General."

This may refer to administrative supervision, but, in the overall context, it is clearly the tenor of the recommendations to put the Attorney General (Department) into a direct operational supervisory posture. Attorney General Levi has specifically stated he does not wish to operate in this manner.

all domestic security investigation activity within the FBI.

Does this, in fact, preceded other agencies of the intelligence community, such as CIA, NSA and the military intelligence departments? If so, the FBI would have to substantially increase its manpower and other resources with a concomitant increase in budget authorization.

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- 12. Pg. 26, 2. The recommendations acknowledge a need for investigations prior to an actual violation of In describing what they term "preventive Federal statute. criminal intelligence investigations," they would authorize investigation where there is a "reasonable suspicion" to believe that a person intends to soon engage in some sort of terrorist or hostile foreign intelligence-directed The problem here is that while Terry v: Ohio (the stop and frisk standard), they immediately attempt to narrow the meaning of that decision by putting it in a more imminent category by use of the word soon. A contact case, for example, involving a hostile foreign establishment would be virtually impossible to meet the standard of "intent" and "soon." The same problem would apply in virtually all of our security work.
- 13. Pg. 26, III. Under caption Civil Disorder Assistance, there is no provision for any agency, including the FBI, to obtain intelligence prior to the outbreak of domestic violence or rioting. Only provision for FBI involvement and Department involvement is the use of Federal

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troops for enforcement of Federal law or Federal court order.

Thereby, the FBI would not be in a position to advise the

Attorney General of the imminence of such violence and

rioting. This is more restrictive than the Attorney General's

guidelines which cover the provision of obtaining advanced

intelligence, as well as covers FBI activity in connection

with demonstrations.

- 14. Pg. 32. (4). This provision required the establishment of probable cause to believe that the place to be received (surreptitious entry) "contains evidence of a crime." This provision does not provide for the acquisition of espionage paraphernalia, i.e., shortwave radio, secret writing equipment, etc., which in and of itself is not evidence of a crime.
- 15. Pg. 33, (1). This restricts the use of informants to identify a perpetrators of the act (illegal) and collection of evidence. In other words, informants may not be used until after a crime is committed.

· Section 1.

16. Page 37-E2



the retention in FBI indices of references to the sealed or purged materials? If not, there is no way that the FBI can recover information on individuals who subsequently become the subject of a name check or inquiry due to newly developed information. This would also mean that as investigators we would be denied the ability to accumulate incriminating information and each bit of material received would have to stand on its own as to whether a violation of Federal statute existed. This is totally contrary to practical concepts of conducting investigations, particularly in the area recommendations are concerned with.

17. Page 39-3

Requires that the Bureau be accountable for actions taken by a foreign intelligence or military agency of a foreign power regarding to actions that foreign power takes with on information disseminated to them by the FBI. This would put the Bureau in the impossible and impractical position of attempting to control friendly foreign agencies to operate with thin criteria imposed on the FBI by these recommendations.

18. Page 41-4.

The provision that agencies within the Executive Branch and authorized Congressional committees have access to all

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underlying information necessary for their legislative functions completely destroys the integrity of FBI files.

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19. Page 42-2

This calls for termination of "preventive criminal intelligence investigations" by the Attorney General after one year except with a "written finding of 'compelling circumstances.'" This is excessive language and while the Attorney General's guidelines call for review and approval after one year of a continued investigation, the tenor of the recommendation is far more severe and impractical by use of the language "compelling circumstances."

20. Page 43g

Specialized techniques against foreigners suggests

the FBI be authorized to use unusual techniques but does not identify the techniques and does prohibit bodily injury,

threat of physical harm, or violations of the Constitution

or any law. It is unclear what techniques could be employed that could fit into the limitations proscribed in the recommendations. Are surreptitious entry and mail openings precluded by this language?

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4 55169 Decld: 32989589 Page 100 p

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- 21. Pgs. 44-50. The establishment of a general counsel and inspector general in all intelligence agen ies including politicizing of the FBT as to the including politicizing of the FBT as to the opens a myriad of questions which cannot be addressed in of a general this paper at this time. The role of a general counsel counsel, and an inspector general should be the subject of a separate paper and will require considerable research and study.
- 22. <u>Pg. 50, 3</u>. The appointment of Assistant Directors of the FBI by the Attorney General demeans the role of the Director of the FBI and prevents him from selecting his staff. It also adversely affects the career development of Agents, adversely affects morale and, in effect, politicizes the Bureau.
- 23. Pg. 51, B. The FBI and other agencies would be required to seek annual statutory authorization for MAKNO MUCH OF their programs. This also stresses public as well as such information as feasible to obtain congressional statutory authorization on annual basis for all programs would obviously be cumbersome to the point of making implementation

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of this provision completely impractical. There is also an area of separation of powers involved here.

- 24. Pg. 55, XI. Congressional oversight and broader access to file of intelligence agencies strikes at the very heart of the integrity of FBI files. Such a recommendation, if approved, would place in jeopardy the confidential relationship intelligence agencies enjoy with their sources and would proliferate extremely sensitive information, including the lives and safety of assets.
- 25. Pgs. 56-59. Definitions. We would hope the FBI will have the opportunity to discuss in detail the definitions set out in the above pages in order to insure the completeness of these definitions.

$\it Iemorandum$

: Mr / J. B. Adams

DATE: 3/25/76

Legal Counsel

SUBJECT: SENSTUDY 75

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

Telephone Rm. Director Sec'y

Dan. AD in Asst. Dir.: Admin. omp. Syst.

Attached are copies of correspondence dated 3/19/76 from Chairman Frank Church to Majority Leader Mike Mansfield and Minority Leader Hugh Scott recommending resumption of the Bureau records destruction program. The Chairman's letter also refers to recent correspondence between the Bureau, Attorney General Levi and Senator Church which refer to the reinstitution of this program (copies attached).

The purpose of this memorandum is to advise that Senators Mansfield and Scott also concur in the resumption of the program and will forward a joint letter to Mr. Kelley expressing their approval that we resume our records destruction program as outlined in Chairman Church's letter.

On 3/24/76, Senator Scott advised SA Richard T. Taylor, Jr., that he has instructed his Administrative Assistant, Kenneth E. Davis, to prepare a joint letter of approval for his signature and that of Majority Leader Mansfield with whom he has already discussed resumption of our records destruction program.

Francis R. Valeo, Secretary of the Senate, also advised SA Taylor that Majority Leader Mansfield concurs with Senator Scott and that the Office of Congressional Affairs will be notified of completion of the joint letter on or about 3/26/76.

RECOMMENDATION:

That the Office of Congressional Affairs will maintain liaison with Messrs. Valeo and Davis to ensure prompt receipt of the joint letter APR 13 1976

Enclosures (6)

1 - Mr. Mintz - Encs.

1 - Mr. Leavitt - Encs.

1 - Mr. McDermott - Encs.

1 - Mr. Phillips - Encs.

1 - Mr. Daly - Encs.

1 - Mr. Taylor - Encs.

APPROVED: Assoc. Dir.

Dep. AD Adm. Dep. AD Inv

Asst. Dir

Adm.n

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PM NITEL 9-12-75 GXR DIRECTOR (62-116395)

BIRMINGHAM (66-2204) FROM

SENSTUDY 75

REBUNITEL 9-5-75 AND BH NITEL 9-11-75.

JOHN DAVID POPE, JR., 221 REMINGTON ROAD, BIRMINGHAM. ALABAMA, TELEPHONE 205-853-8396, RETURNED FROM VACATION THIS DATE AND WAS ALERTED THAT HE MIGHT BE CONTACTED BY SSC STAFF: EOR INTERVIEW RE MAIL OPENINGS. POPE COULD NOT RECALL ANY ACTION DURING BUREAU EMPLOYMENT WHICH WOULD SERVE AS BASIS FOR SSC STAFF CONTACT. HOWEVER. HE WAS MOST APPRECIATIVE OF BUREAU'S OFFER OF ASSISTANCE AND INDICATED HE WOULD RESPECT ALL AGREEMENTS WITH THE BUREAU RE CONFIDENTIALITY OF BUREAU WORK.

END

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Assoc. Dir. Dep.-A.D.-Adm.

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Legal Coun. Z Telephone Rm. Director Sec'y

Ext. Affairs Files & Com.

Dep.-A.D.-Inv. Asst. Dir.: Admin.

lemorandum

W. Leavitt

Philli

SENSTUDY 75 SUBJECT:

1 - Mr. J. J. McDermott (Attn: J. W. Awe)

1 - Mr. T. W. Leavitt

1 - Mr. S. F. Phillips

DATE: 4/2/76

Ident. Inspection Intell. Director Sec'y .

Laboratory Legal Coun. Plan. & Eval. Training Telephone Rm. ___

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Asst. Dir.:

Admin. _ Comp. Syst. .

Ext. Affairs _

Gen. Inv. _

Files & Com. _

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Dep. AD Adm. _

Dep. AD Inv. ___

Reference is made to memorandum from W. O. Cregar to Mr. W. R. Wannall 4/11/75, by which approval was obtained for the maintenance of the file relating to captioned matter in Room 4063, J. Edgar Hoover Building, rather than for the maintenance of it by the Files and Communications Division. Similar memorandum 9/25/75 renewed approval.

This matter concerns the Bureau-wide effort to service the numerous requests of the U. S. Senate Select Committee on Intelligence Activities. We are still immersed in this effort and the absolute necessity for maintenance of the file with our Project relating to Senstudy 75 continues.

Memorandum to All Bureau Officials and Supervisors 7/24/75, requires semiannual renewal for maintenance of files away from the Files and Communications Division. In accordance with the provisions of that requirement and because of the compelling reasons for maintaining the file in place as we have for the past year, we are, recommending it continue as is. ALL INFORMATION CONTAINED

RECOMMENDATION:

HEREIN IS UNCLASSIFIE DATE 4-6-00 BY JR G

APR 8 Captioned file continue to be maintained in Room 4063, J. Edgar Hoover Building.

62-116395

SFP:1hb/hb (4)

APPROVED: Assoc. Dir.... Dep. AD Adm..... Dep. AD I..v.... Asst. Dir.: Admin.

Comp. Syst Ext. Affairs..... Con. B.v.... Ident.....

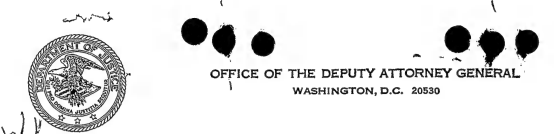
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5 1976

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan



MAR 3 0 1976

Bureau of Investigation

FROM: Steven Blackhurst Assistant Special Counsel for SB Intelligence Coordination

SUBJECT: FBI Memoranda Not Sent to Senate Select Committee

The Deputy Attorney General has instructed that we not send the following FBI memoranda to the Senate ALL INFORMATION CONTAINED Select Committee:

DATE

<1. Failure to get clearance of Huston March 16, 1976 Plan materials

SUBJECT

12. March 16, 1976 L. A. Times article concerning Senator Henry Jackson (Classified SECRET)

> el 20, 1976 Enclosed letter from former informant, Larry D. Grathwohl

> > SSC Contacts with former informant,

March 13, 1976 January 19, 1976 Douglas F. Durham

> May Cher Haster. Conerd mouth is "Feb 413/7

See 62-116395-1390. Dersett Lase white 556.

UZ JUN 22 1976

Memorandum

F. Phillips

SUBJECT: SENSTUDY 75

1 - Mr. E. W. Walsh

(Attn: R. L. Olsen)

1 - Mr. T. W. Leavitt

DATE: 3/30/76

Assoc. Dir.

Asst. Dir.:

Admin.

Dep. AD Adm. _

Dep. AD Inv. _

Comp. Syst. _ Ext. Affairs

Files & Com. . Gen. Inv. Ident.

Inspection

Legal Coun.

Intell. Laboratory

1 - Mr. J. G. Deegan

1 - Mr. J. W. McCaffrey

1 - Mr. S. F. Phillips

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Plan. & Eval. _ Spec. Inv. ALL INFORMATION CONTAINED Training . Telephone Rm. . rector Sec'v

Prior memoranda have effected the transfer of the Bureau's Document Classification Officer and his functions from the Inspection Division to the IS-1 Section, INTD; and the consolidation into IS-1 of all classification reviews in Freedom of Information Act matters, including the addition of several supervisors and support personnel. The physical location of these people can best be effected by utilizing Room 4063, consisting of approximately 700 usable square feet, presently site of SENSTUDY 75 Project. In order to accommodate the above, it is necessary to relocate SENSTUDY 75, the needs of which E for approximately the next six to eight months will be:

A room (or contiguous rooms) of approximately 500 to 600 square feet which will accommodate four to five people, with desks for each; approximately 15 file cabinets; and a work table approximately 5'X.3' plus two or three smaller ones. This space need not be in INTD. This space and personnel will be used for a'wrap-up' project relating to SENSTUDY 75, once our current work is completed, and will entail the integration of files and indiges and a number of other recordkeeping functions.

62-110305-1535 This matter has been discussed with Supervisor R. L. Olsen of the Headquarters Billing Unit, Administrative Division, who is initiating a search to locate necessary space as indicated APR 8 1976 above.

RECOMMENDATION:

Administrative Division to attempt to locate space to accommodate the temporary needs described above.

62-116395

SFP:eks (6)

APPROVED: Assoc. Dir..... Dep. AD Adm.....

Dep. AD Inv.... Asst. Dir.:

Gen. Inv..... Ident..... Inspection.

Comp. Syst.....

Ext. Affairs.....

Laboratory..... Legal Coun..... Plan. & Eval..... Rec. Mgmt..... Spec. Inv.....

Training.

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

55f6910 DocId:32989589 Page 107

The Attorney General

Inspection

Laboratory -

Training _

Director, FBI SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

1-Mr. J.B. Adams 1-Mr. H.N. Bassett 1-Mr. J.J. McDermott 2-Mr. J.A. Mintz (1-Mr. P. V. Daly) March 26, 1976

1-Mr. T.W. Leavitt 1-Mr. S.F. Phillips 1-Mr. S.J. Miller

Reference is made to SSC letters dated February 4, 1976, Part II, and March 16, 1976, requesting certain materials from the FBI.

Enclosed for your approval and forwarding to the SSC is the original of a memorandum, with enclosures, believed to be responsive to referenced request.

A copy of the memorandum is also being furnished for your records.

Since material being furnished to the SSC involves items maintained in the "Official and Confidential" (0/& C) files pertaining to White House requests, it is suggested you may desire to clear their passage with the White House prior forwarding to the SSC.

It is noted that memoranda being furnished dated May 23, 1945, excised to delete material believed not to be responsive to this request. and November 15, 1945, were located in a folder described in the O & C inventory as containing derogatory information. According to procedures adopted on July 24, 1975, between Justice Department representatives and the SSC Staff, access to material located in 0 & C files described as derogatory may be withheld. However, as the material responsive to the SSC request does not appear derogatory, it may be furnished, with your concurrence, to the SSC. Comp. Syst Laboratory....

APPROVED: Ext. Affairs Legal-Coun. Enclosures (2) Assoc. Dir. _ Plan. & Eval. Gam-Inv 116 Dep. AD Adm. Gen-Inv. Dep. AD Inv. Gent. Ident. Dep. AD Adm. _ Dep. AD Inv. __ LC. 773Asst. Dir.: 62-116395 Asst. Dir.: Inspection... Spec. Inv. Intell. Twi Let Admin. Apping. Admin. Comp. Syst. . The Deputy Attorney General Ext. Affairs ____ Attention: Michael E. Shaheen, Jr. Files & Com. Special Counsel for Gen. Inv. Intelligence Coordination

> JRM:jvl (12)

TO BE HAND DELIVERED BY THE OFFICE OF CONGRESSIONAL AFFAIRS

GPO: 1975 O - 569-920

Gregor APR-1 3MANTBOOM TELETYPE UNIT 55169 DocId:32989589

Page 108

1-Mr. J.B. Adams 1-Mr. H.N. Bassett 1-Mr. J.J. McDermott 2-Mr. J.A. Mintz (1-Mr. P.V. Daly) 1-Mr. T.W. Leavitt

62-116395

March 26, 1976

1-Mr. S.F. Phillips

1-Mr. S.J. Miller

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to SSC letter dated March 16, 1976, which is a clarification and amplification of SSC request of February 4, 1976, Part II, requesting delivery of materials pertaining to electronic surveillance of White House staff officials under the administration of President Franklin D. Roosevelt in 1944 and 1945, specifiz cally including the residence telephones of Mr. Narry Hopkins and Mr. Thomas Corcoran. In addition, the SSC requested materials portaining to the authorization and purpose of the electronic surveillances from 1945 to 1948 represented by the material appearing in the "Official and Confidential" (0 & C) files of Director Hoover. (& Yu

Delivered with this memorandum are copies of correspondence from the White House and the office of Director Hoover located in an O & C file and believed to pertain to the authorization and purpose of electronic survoillance of the residence telephone of Mr. Harry Hopkins.

Also being delivered are copies of memoranda dated May 23, 1945, and November 15, 1945, located in an O & C file and pertaining to the authorization and purpose of electronic surveillance of Mr. Thomas Corcoran.

On March 4, 1976, SSC Staff Kember Mark Gitenstein identified material proviously reviewed by him in an O & C file as boing responsive to this request. Also being delivered is a copy of this material captioned "Summaries Delivered to the White House," which commenced on May 8, 1945, and ended on May 21, 1948. It is noted that President Franklin D. Roosevolt died on April 12, 1945, and was immediately succeeded by President Harry S. Truman. It appears that these summaries were accomplished during the Truman administration and would fall within the purview of the revised SSC request dated March 16, 1976.

LANTON COMMANNIA

ANGLASSITIND

Assoc. Dir. Dep. AD Adm. _ Dep. AD Inv. ___ Asst. Dir.: Admin. _

Comp. Syst. ____ Ext. Affairs _

Files & Com. __ Gen. Inv. _

Inspection _

Intell. Laboratory _

Spec. Inv. __ Training _

Legal Coun.

MAIL ROOM .

NW 55169 DocId:32989589

JRM: jvl

1 - The Attorney General

nel without the express approval of the FBI.

TELETYPE UNIDENTIAL

Page 109

EX SOCIALM/QUORIGINAL AND ONE COPY TO AG

This document is prepared in response to your request and is not for dissemi-

nation outside your Committee. Its use is limited to official proceedings by

your Committee and the content may not be disclosed to unauthorized person-

02-116-375

SEE NOTE PAGE TWO

WIN WENT

U. S. Schate Select Committee to Study Governmental Operations With Respect to Intelligence Activities (SSC)

NOTE:

O & C material identified by Gitenstein was telephonically given to Messrs. J. R. Mellitt and S. J. Miller, INTD, and the material was prepared for delivery with the concurrence of Assistant Director J. J. McDermott.

The original response to the 2/4/76 request was delivered to the Department. Steven Blackhurst, Assistant Special Counsel for Intelligence Coordination, Department of Justice, agreed with our observation that the material did not fall within the purview of the request as it concerned Truman's, not Roosevelt's, administration. Consequently, he did not furnish that response to the SSC but instead negotiated with SSC Staff Member John Elliff the clarified and amplified version (3/16/76 request) which includes the Truman administration material. Excised version of memorandum dated 5/23/45 furnished to SSC herewith does not include portions not pertinent to SSC request.

	√	
APPROVED:	Comp. Syst	Laboratory
Assoc. Dir.	Ext. Affairs	Legal Coun
Dep. AD Adm	Cer. Ir v	Pian. & Eval
Dep. AD Adm.	Kact	Rec. Mgmt
Asst. Dir.:	his; ection	Spec. Inv.
Admin	Ins; ection	Training

Ind

-UNEIDENTIN!

WASHINGTON, D. C. 20535 SENATE SELECT COMMITTEE Addressee: . 3/26/76 Report dated ĭ L:HM ☐ Memo Caption of Document: U.S. Senate Select Committee (SSC) (SSC Letters 2/4/76, Part II, and 3/16/76) FBI Originating Office: Delivered by: Received by: Title: Return this receipt to the Intelligence Division, FBI

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE BY 2333 FORK 9

TE: SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

1	: " Intelligence TN: Central Ind	e Community Staff	FROM:	
SU	BJECT: Abstrac	t of Information Provide		ees
		appropriate term. If a document ransmitted, so note.)	was made available 2.	DATE PROVIDED
x			STIMONY OTHER	3/26/76
3,	TO WHOM PROVIDED (cf	neck appropriate term; add speci	fic names if appropriate)	
x	ssc			
	HSC	ide descriptive data for docume er and subject)	nts; give name or identific	cation number of briefer,
		m and enclosures		•
			,	
		date and item number if in res quest of (name), initiative, su		ther- 6. CLASSIFICATION OF INFORMATION (ente U, C, S, TS or Codeword)
	SSC lette	ers 2/4/76 and 3/16/76	5	, u
7. 1	(EY WORDS (enter the	appropriate key words from the	list provided separately;	if key words not listed are
,	Informati	on handling		
-	Operating	procedures	-	
8. 9	SUMMARY (see reverse	side before completing this it	ет)	
		on regarding electro		of White House
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	•	•	ALL INFORMATION HEREIN IS UNCLA	
	62 116205		DATE 3-2-79	BY 2333 Halles
	62-116395			· (· (· 4 .
	SJM:1hb (4)	ORIGINAL VIA LIAIS IN CONNECTION WITH		MUNITY INDEX
		TREAT AS	VELOW	5-Mg

3791 (6-75)

CLASSIFY AS APPROPRIATE

INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

ALL INFORMATION COMPANY
HEREIALS MCLASTIFIAN
EXCLET WEEKE SHOWN
OTHERWISE.

SSC REQUEST

2/4/76, PART II

and

3/16/76

RETA IN

CLASS & EXT BY 2333 Had IV 3 2-2-75
REASON REIN 11, 1-2. 4. 2

DATE OF REVIEW 3 - 2-89

PERIODER OF SECTION BY SECTION OF THE PROPERTY OF THE

CONFIDENTIAL

62-116375-1534.

ENGLACIONE

oe

THE WHITE HOUSE
WASHINGTON

12-23-44

Dear Miss Garly: -

Could you short

The whole business of at 3.30 this afternoon and give me the.

find findings at 5 at my

Office - last gate - This often

a very hoppy llows.

They Whis

15-600 SPG

This document is prepared in response to your request and is not for dissemination outside your Committee. Its we is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized person-

From the office of The Director .

given to 14.

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This document is prepared in response to your request and is not for dissemination outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

	Mr. Tolson
OFFICE OF DIRECTOR	Mr. E. A. Tamm_
	Mr. Clegg
INITED STATES DEPARTMENT OF JUSTICE	Mr. Coffey
	Mr. Glavin
May 7, 1945	Mr. Ladd
mag 1, 1040	Mr. Nichols
Marie Company	Mr. Rosen
9:15 am	Mr. Tracy
	Mr. Carson
Mr. Harry Hopkins tele. to	Mr. Egan
ask that the reports be	Mr. Hendon
sent to him.	Mr. Mumford
	Mr. Jones
ur. O'Grady took the envel	OMS. Pennington_
over and delivered it to	Tele. Room
Mr. Hopkins personally.	Mr. Nease
	Miss Beahm
hwg	Miss Gandy
•	•

Attached reports April 17-May 5, 4:30 PM were delivered.

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 $\beta \beta$



OFFICE OF DIRECTOR
FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE

May 7, 1945

9:20 am

Mr. E. A. Tamm_ Mr. Clegg_

Mr. Clegg Mr. Coffey

Mr. Glavin______ Mr. Ladd

Mr. Nichols___

Mr. Rosen____

Mr. Tracy______ Mr. Carson

He said he had called Mr. Tamm Mr. Nease and had learned that he is out Miss Beahm of town and had asked that Mr. Miss Gandy Ladd call him - but this would not be necessary as he would give me the message:

Mr. Hopkins said he thought it would be best not to send any more of the above mentioned reports in this manner and suggest ed that when Mr. Hoover returns to the city he have a talk with the President as to just how these reports should be handled. He said he is not too sure about the security angle. He said the President should get these reports personally.

Mr. Hopkins asked when Mr. Hoover will returand I said I thought sometime in the next ten days unless something brings him back sooner. I sati I knew Mr. Hoover will want to hear how Mr. Hopkins is and that I will be talking to him today. He said tell Mr. Hoover he is feeling very much better and is eating and resting well but that he is not gaining weight yet. He said tell Mr. Hoover he will see him when he gets back.

DONA TOTAL

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OFFICE OF DIRECTOR

FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT: OF JUSTICE

May 18, 1945

9:30 am

Mr. Hopkins called and asked the reports be delivered to him this morning.

This was done.

hwg

Mr. Tolson_ Mr. E. A. Tamm_ Mr. Clegg___ Mr. Coffey____ Mr. Glavin____ Mr. Ladd Mr. Nichols Mr. Rosen Mr. Tracy____ Mr. Carson____ Mr. Egan_ that Hendon_ Mr. Mumford Mr. Jones___ Mr. Pennington__ Tele. Room____ Mr. Nease Miss Beahm Miss Gandy____

max

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OFFICE OF DIRECTOR FÉDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

Hr. Hopkins tele. Asked if

Mr. Hoover is back yet.

Mr. E. A. Tamm_

Mr. Clegg_

Mr. Tolson

Mr. Coffey___ Mr. Glavin___

Mr. Ladd

Mr. Nichols

Mr. Rosen

Mr. Tracy

Mr. Carson__

Mr. Egan_ Mr. Hendon

Miss Gandy

Mr. Mumford He said he will call again to-Mr. Jones_ morrow as he doesn't know whatMr. Pennington_

Tele. Room his plans are for then, and asked that the check be taken Mr. Nease_ Miss Beahm_ off "after tonight".

He said we might call him when Ur. Hoover gets back so he can say hello to him.

hwg

Mr. Hottel was given the above instruction.

May 22, 1945

May 21, 1945

6:15 pm

5:00 pm Mr. Hopkins called and\asked, that the remainder of the reports be sent; to him at 6 o'clock. Wr. O'Grady delivered them.

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OFFICE OF DIRECTOR
FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE

July 10, 1945

Mr. Tolson Mr. E. A. Tamm_ Mr. Clegg_ Mr. Coffey___ Mr. Glavin__ Mr. Ladd Mr. Nichols_ Mr. Rosen__ Mr. Tracy___ Mr. Carson___ Mr. Egan___ Mr. Hendon_ Mr. Mumford_ Mr. Jones Mr. Pennington Tele. Room

Mr. Nease__

Miss Beahm___ Miss Gandy___

9:55 a.m.

The originals of the attached summaries were delivered by Mr. Nease to Mr. Hopkins at his home.

hcb

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OFFICE OF DIRECTOR

FEDERAL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

TOWN TOWN

Record of Telephone Call or Visitor

Mr. <u>Harry Hopkins</u>

Phone No. White House

Hour9:18AM Date July 10 19 45

Mr. Coffey__ Mr. Glavin Mr. Ladd_ Mr. Nichols_ Mr. Rosen Mr. Tracy_ Mr. Carson Mr. Egan Mr. Gurnea____ Mr: Hendon_ Mr. Jones Mr. Pennington_ Tele. Room____ Mr. Nease___ Miss Beahm Miss Gandy

Mr. Tolson

Mr. E. A. Tamm_ Mr. Clegg____

REMARKS

Mr. Hopkins was informed that Mr. Hoover was in New York City. He was advised that we would be happy to get in touch with Mr. Hoover and have him call Mr. Hopkins at any time that would most convenient to him. He stated that it would be perfectly satisfactory for the Director to call him at the White House in about 15 minutes.

He mentioned that Mr. Hoover has some papers that he would like to have him send to him.

jmh

9:20 Mr. Hoover was called in New York and given the above message, following which Kr. Hoover instructed that the papers be sent to Mr. Hopkins at his home.

hob

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NW 55169 DocId:32989589 Page 122

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OFFICE OF DIRECTOR FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

July 11, 1945

Mr. Tolson Mr. E. A. Tamm_

Mr. Clegg_

Mr. Coffey_ Mr. Glavin_

Mr. Ladd___

Mr. Nichols_ Mr. Rosen_

Mr. Tracy Mr. Carson_

Please note entry at 10:57 p.m.Mr. Egan_ middle of second page - Chi Mr. Hendon_

Mr. Mumford_ Mr. Ladd suggests you may want to have this edited due to the opinion expressed by the Agent that all had "apparently been drinking."

Mr. Jones_ Mr. Pennington_ Tele. Room_

Mr. Nease Miss Beahm_ Miss Gandy___

hcb

P.2 - peroute

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DO-6

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•	Mr. Tolson
OFFICE OF DIRECTOR	Mr. E. A. Tamm_
FEDERAL BUREAU OF INVESTIGATION	Mr. Clegg
UNITED STATES DEPARTMENT OF JUSTICE	Mr. Coffey
	Mr. Glavin
July 25, 1945	Mr. Ladd
	Mr. Nichols
	Mr. Rosen
	Mr. Tracy
	Mr. Carson
0.75 07	Mr. Egan
9:15 am	Mr. Hendon
Mr. Hopkins tele. to ask tha	t Mr. Mumford
the rest of the reports be s	en tMr. Jones
to him, to his home.	Mr. Pennington_
20 7001109	Tele. Room
hwg	Mr. Nease
	Miss Beahm
	Miss Gandy

Originals of the attached reports were delivered personally to Mr. Hopkins by Mr. Nease.

hwg

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1/3

OFFICE OF DIRECTOR
FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE

February 8, 1946

Mr. Tolson
Mr. E. A. Tamm
Mr. Clegg
Mr. Glavin
Mr. Ladd

Mr. Nichols_ Mr. Rosen_

Mr. Tracy___

Mr. Carson____ Mr. Egan

Mr. Gurnea_

Should they continue to be maintained?

Mr. Nease

Miss Beahm

Miss Gandy

hw'g

Desting Curates

Only duplicates were rough drafts in pencil of summaries from June 27 to July 18, 1945, inclusive. These were destroyed. 5-9-46. hcb



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STREETHE FORME AND SA

Office Memorandum . United states government

DHT: MMC

ro : The Director

WILLIAM THENTIAL

DATE:

TROM :

D. M. Ladd

May 23, 1945

SUBJECT:

Mr. Gurnea has had prepared the attached transcripts of telephone conversations between Prichard and Justice Frankfurter and between Prichard and Drew Fearson which it is thought you may desire to personally discuss and furnish to Mr. McKim. You may also desire to discuss the Maranon matter with Exercise.

McKim on this same occasion.

believed responsive

Attachment .

e Kim

A

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CONFIDENTIAL

STRICTLY CON X = 1.1.1

Hovember 15, 1945

Last evening the Attorney General called me to his office and stated that he had just returned from the White House where he had talked with the President concerning the activities of Thomas G. Corcoran. He stated the President was particularly concerned about the activities of Corcoran and his associates and was desirous of a very thorough investigation being made so that steps might be taken, if possible, to see that such activities did not interfere with the proper administration of government.

The Attorney General stated that, therefore, he wanted me to look into these activities and see what, if any, of them might constitute a violation of law. He authorized the placing of a technical surveillance upon Corcoran and authorized the investigation of any leads developing therefrom that night tend to establish facts concerning the activities of this individual and any of those persons associated with him in connection with the operations of government.

on 11-6 00 ALMPEN

This document is prepared in response to your request and is not for dissemination outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

CONFIDENTIAL

SUMMARIES DELIVERED TO WHITE HOUSE (Continued)

```
of CONFIDENTIAL Identity and Date of Summaries
Gen. H. E. Taughan
                      8-9-45
                                  PR - 7-9-45 (12:00 noon - 5:30 p.m.)
                                       7-15-45 (11:00 a.m. -, 6:03 p.m.)
                                      -7-22-45 (11:30 p.m. - )
                                       7-27-45
                                                (9:04 \ a.m. - 4:40 \ p.m.)
                                       7-28-45
                                                (9:20 a.m. - 10:50 a.m.)
                                       7-31-45
                                                (6:45 p.m. -
                                       8-4-45 (3:35 p.m. - 4:30 p.m.)
                                       8-5-45 (2:04 p.m. - 3:20 p.m.)
                                       8-6-45
                                               (12:18 a.m. -
                                  CO = 7-2-45  (9:25 a.m. = 6:50 p.m.)
                                       7-3-45 (9:40 a.m. - 11:40 a.m.)
                                       7-4-45 (8:21 p.m. - 11:30 p.m.)
                                       7-5-45 (9:10 a.m. - 10:05 p.m.)
                                               (8:25 a.m. - 7:01 p.m.)
                                       7-6-45
                                       7-7-45 (8:47 a.m. - 9:05 p.m.)
                                       7-9-45 (10:05 a.m. - 5:50 p.m.)
                                       7-10-45 (8:30 a.m. - 6:05 p.m.)
                                                (10:00 a.m. - 10:30 p.m.) (
                                       7-11-45
                                       7-12-45
                                                (9:48 c.m. - 8:55 p.m.)
                                       7-13-45
                                                (11:00 a.m. - 9:10 p.m.)
                                       7-14-45
                                                (8:40 \ a.m. - 11:25 \ p.m.)
                                                (9:37 a.m. - 9:49 p.m.)
                                       7-16-45
                                       7-17-45
                                                (10:03 a.m. - 9:50 p.m.)
                                       7-18-45
                                                (9:40 \ a.m. - 6:13 \ p.m.)
                                                (9:46 a.m. - 5:10 p.m.)
                                       7-19-45
                                       7-20-45
                                                (8:45 \ a.m. - 6:15 \ p.m.)
                                       7-21-45
                                                (8:32 a.m. - 4:15 p.m.)
                                       7-22-45
                                                (12:13 p.m. - 10:00 p.m.)
                                       7-23-45
                                                (9:00 a.m. - 9:50 p.m.)
                                       7-24-45
                                                (8:45 a.m. - 6:57 p.m.)
                                       7-25-45
                                                (9:48 a.m. - 10:45 p.m.)
                                       7-26-45
                                                (8:18 a.m. - 11:30 p.m.)
                                       7-27-45
                                                (8:45 a.m. - 11:30 p.m.)
                                       7-28-45
                                                (9:55 a.m. - 10:46 p.m.)
                                                (8:40 a.m. - 6:50 p.m.)
                                       7-30-45
                                       7-31-45 (10:43 a.m. - 11:35 p.m.)
                                       8-1-45 (10:22 a.m. - 5:10 p.m.)
8-2-45 (8:10 a.m. - 11:55 p.m.)
                                       8-3-45 (9:05 a.m. - 6:05 p.m.)
                                       8-4-45 (12:10 a.m. - 9:30 p.m.)
                                       8-5-45 (12:15 p.m. -
                                       8-6-45 (8:47 a.m.-8:00 p.m.)
                                       8-7-45 (8:30 a.m. - 8:40 p.m.)
```

CONFIDENTIAL

SUMMARIES DELIVERED TO WHITE HOUSE (Continued)

1	TO WHITE HOU	
	nata of	· ,
Delivered to	$-rac{Date}{Deliver}$	DENTINE Identity and Date of Summaries
Gen. H. H. Taughan	Let. of 9-12-45 sent 9-13-45	CO - 9-6-45 (8:48 c.m 9:45 p.m.) 9-7-45 (8:30 c.m 8:50 p.m.)
Gen. H. E. Vaughan	9-13-45	CO - 9-8-45 (10:20 a.m 5:55 p.m.) 9-9-45 (1:00 p.m 11:45 p.m.) 9-10-45 (10:50 a.m 10:44 p.m.)
Gen. H. H. Vaughan	9-18-45	CO - 9-11-45 (10:01 a.m 10:30 p.m.) 9-12-45 (11:25 a.m 11:00 p.m.)
Gen. H. H. Vaughan	Let. of 9-20-45 sent 9-21-45	PR - 9-16-45 (10:40 a.m 6:15 p.m.) CO - 9-13-45 (9:37 a.m 10:31 p.m.) 9-14-45 (8:35 a.m 3:03 p.m.) 9-15-45 (9:00 a.m 5:30 p.m.) 9-16-45 (2:10 p.m 7:45 p.m.)
Gen. H. H. Vaughan	9-24-45	CO - 9-17-45 (9:55 c.m 5:42 p.m.) 9-18-45 (9:45 c.m 5:00 p.m.) 9-20-45 (1:25 p.m 11:45 p.m.)
		PR - 9-20-45 (3:48 p.m 5:15 p.m.
Gen. H. H. Vaughan	9-27-45 Let. of	PR - 9-23-45 (12:10 p.m 7:45 p.m.) CO - 9-21-45 (8:10 c.m 5:40 p.m.) 9-22-45 (8:20 c.m 7:15 p.m.) 9-24-45 (8:53 c.m 2:40 p.m.)
Gen. H. H. Vaughan	10-1-45 sent 10-3-45	CO - 9-25-45 (8:45 a.m 10:15 p.m.) 9-26-45 (10:20 a.m 6:05 p.m.)
Gen. H. E. Taughan	10-3-45 Let. of	PR - 9-27-45 (12:45 a.m.) CO - 9-27-45 (10:30 a.m 7:10 p.m.) 9-28-45 (9:30 a.m 3:35 p.m.)
Gen. H. H. Toughan	10-9-45 sent 10-12-45	PR - 10-2-45 CO - 9-28-45 (3:50 p.m 5:40 p.m.) 9-29-45 (11:10 a.m 7:05 p.m.) 9-30-45 (3:56 p.m 9:50 p.m.) 10-1-45 (7:30 a.m 9:30 p.m.) 10-2-45 (4:25 p.m 11:00 p.m.) 10-3-45 (8:04 a.m 4:09 p.m.) 10-4-45 (7:35 a.m 11:45 a.m.)
Gen. H. H. Vaughan	10-11-45 sent 10-12-45	CO - 10-8-45 (9:32 a.m 5:10 p.m.) 10-9-45 (8:45 a.m 5:29 p.m.)

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SUPPARIES DELIVERED TO WHITE HOUSE (Continued)

BUNCKELLS DESIVERED	10 111:4 14 12	· · ·
Delivered To	<u>Dcte of</u> <u>Delivery</u>	Identity and Date of Summaries
Gen. H. E. Taughan	8-11-45	PR - 8-8-45 (8:46 p.m) CO - 8-8-45 (10:00 c.m 6:28 p.m.) 8-9-45 (8:10 c.m 8:46 p.m.)
Gen. H. H. Yaughan	Let. of 8-14-45 sent 8-15-45	CO = 8-10-45 (9:55 c.m 9:32 p.m.)
Gen. H. H. Yaughan	Let. of 8-20-45 sent 8-21-45	PR - 8-16-45 (9:58 p.m) CO - 7-15-45 (4:27 p.m 10:08 p.m.) 8-11-45 (9:45 a.m 4:40 p.m.) 8-12-45 (10:40 a.m 4:30 p.m.) 8-13-45 (9:42 a.m 11:42 p.m.) 8-14-45 (9:05 a.m 8:05 p.m.) 8-15-45 (12:35 p.m 4:17 p.m.) 8-16-45 (3:46 p.m) 8-17-45 (5:36 p.m 9:20 p.m.) 8-18-45 (11:02 a.m 9:15 p.m.)
Gen. H. H. Vaughan	8-24-45	CO - 8-20-45 (9:40 c.m 9:10 p.m.) 8-21-45 (10:00 a.m 3:20 p.m.)
Gen. H. H. Voughan	8-25-45	CO - 8-17-45 (10:20 a.m 4:00 p.m.) 8-22-45 (7:08 p.m 8:55 p.m.)
Gen. H. H. Voughan	8-30-45	CO - 8-24-45 (4:07 p.m 9:40 p.m.) 8-25-45 (9:40 a.m 6:25 p.m.) 8-27-45 (9:30 a.m 7:10 p.m.)
Gen. H. E. Toughan	9-4-45	CO - 8-23-45 (9:45 c.m 8:40 p.m.) 8-24-45 (12:05 p.m 3:55 p.m.) 8-28-45 (8:25 c.m 6:40 p.m.) 8-29-45 (9:45 c.m 5:40 p.m.) 8-30-45 (9:53 c.m 10:10 p.m.) PR - 8-23-45 (9:20 p.m.)
Gen. H. E. Taighan	9-10-45	PR - 9-2-45 (3:00 p.m.) CO = 8-31-45 (8:00 c.m 7:28 p.m.) 9-1-45 (10:43 c.m 1:05 p.m.) 9-4-45 (10:05 c.m 3:47 p.m.) 9-5-45 (11:50 c.m 5:45 p.m.)

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SUMMARIES DELIVERED	TO WHITE HOL	USE (Continued)
Delivered to	<u>Date of</u> <u>Delivery</u>	Identity and Date of Summaries
Gen. H. H. Vaughan	Let.of 10-11-45 sent 10-12-45	CO - 10-8-45 (9:32 a.m. *- 5:10 p.m.) 10-9-45 (8:45 a.m 5:29 p.m.)
Gen. H. H. Vaughan	Let. of 10-12-45 sent 10-15-45	CO - 10-6-45 (7:35 a.m 9:25 p.m.) 10-7-45 (1:10 p.m 1:12 p.m.)
en. H. H. Varghan	Let. of 10-15-45 sent 10-16-45	CC - 10-10-45 (10:30 a.m 5:03 p.m.) 10-11-45 (8:25 a.m 11:20 p.m.)
ten. H. H. Voughon	Let. of 10-17-45 sent: 10-17-45	CO - 10-12-45 (9:50 a.m 11:15 p.m.) 10-13-45 (10:25 a.m 2:20 p.m.)
en. H. H. Vaughan	Let. of 10-19-45 sent 10-22-45	CO - 10-15-45 (8:20 a.m 11:20 p.m.) 10-16-45 (10:54 a.m 4:15 p.m.)
en. H. H. Vanghan	10-23-45	CC - 10-16-45 (4:31 p.m 5:15 p.m.) 10-17-45 (9:46 c.m 5:30 p.m.) 10-18-45 (10:00 c.m 6:05 p.m.)
en. H. H. Vaughan	10-24-45	CO - 10-19-45 (10:30AL - 4:45PL) 10-20-45 (10:42AL - 11:14PL)
en. H. H. Vaughan	10-26-45	CO - 10-21-45 (10:40AE-11:35PE) 10-22-45 (12:35PE-5:15PE)
m. H. H. Taughan	10-31-45	CO - 10-23-45 (11:09AM-4:30PM) CO - 10-24-45 (8:16AM-12:41PM) 10-24-45 (3:42PM-10:00PM) 10-26-45 (11:15AM-4:31PM) 10-27-45 (10:20AM-3:05PM) 10-28-45 (10:25AM-9:40PM) 10-29-45 (10:22AM-3:21PM)
en. H. F. Toughon	1 0-1- 45 sent 11-2-45	CO - 10-29-45 (5:31P1-8:27PL)
en. A. H. Veughen	11-2-45	00 - 10-30-45 (9:40/E/-10:40PE) 10-31-45 (8:15/E/-10:40PE)
en. H. Vaughan	11-8-45	CO - 11-2-45 (9:12/1-4:40PM) 11-3-45 (9:35/1-11:50PM) 11-5-45 (9:40/M-10:05/M) CONFIDENTIAL
NW 55169 Decld:3298958	9 Page 131	the important or the state of t

SUPCARIES DELITERED	TO TITE HOUSE (Continued)
Delivered to	Date of delivery Identity continues
Gen. H. H. Taughan	11-8-45 CO - 11-1-45 (8:10AH-6:10PH)
Gen. H. H. Taughan	11-9-45
Gen. H. H. Voughan	11-10-45 CO - 11-8-45 (5:04PM-6:05PM) delivered 11-13-45
Gen. H. H. Vaughan	11-21-45
	11-13-45 (10:05 a.m 10:00 p.m.) 11-15-45 (9:45 a.m 6:30 p.m.) 11-16-45 (8:08 a.m 8:00 p.m.) 11-17-45 (9:55 a.m 8:45 p.m.) 11-18-45 (11:45 a.m 9:26 p.m.)
Gen. H. H. Voughen	11-23-45 CO - 11-19-45 (12:50 a.m 9:20 p.m.)
Gen. H. H. Vaughan	11-26-45 CO - 11-20-45 (8:16 a.m 4:30 p.m.)
Gen. H. H. Vaughan	11-28-45
Gen. H. H. Vaughan	11-29-45
Gen. H. H. Youghan	Let. of 12-4-45
Gen. H. H. Taughan	12-6-45
Gen. H. H. Taghan	12-7-45 CO - 12-3-45 (5:08 p.m 11:20 p.m.) 12-4-45 (9:56 a.m 9:34 p.m.)
Gen. H. H. Taughan	Let. of 12-8-45
Gen. H. H. Vaughan	12-12-45
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SUTTIARIES RELIVERED TO WHITE HOUSE (Continued) CONNICENTED

CO - 12-11-45 (10:10 a.m. - 10:45 pm.) Gen. H. H. Taughan 12-17-45 12-12-45 (9:25 c.m. - 11:10 p.m.)

12-13-45 (8:26 a.m. - 12:22 p.m.) co - 12-13-45 (2:55 p.m. - 10:05 p.m.) Gen. H. H. Yaughan 12-19-45 12-14-45 (9:48 c.m. - 10:20 p.m.) 12-15-45 (8:45 a.m. - 10:00 p.m.)

12-17-45 (10:00 a.m. - 4:45 p.m.) CO - 12-18-45 (9:45 a.m. - 6:50 p.m.) Gen. H. H. Taughan 12-22-45 12-19-45 (8:44 a.m. - 5:27 p.m.) 12-28-45

CO - 12-20-45 (8:52 a.m. - 6:30 p.m.) Gen. H. H. Vaughan 12-21-45 (9:20 c.m. - 6:15 p.m.) sent 12-22-45 (8:50 a.m. - 8:40 p.m.) 1-3-46 12-23-45 (10:50 c.m. - 1:00 p.m.) 12-24-45 (11:42 c.m. - 5:45 p.m.) 12-25-45 (3:38 p.m. - 5:50 p.m.) 12-26-45 (11:00 c.m. - 4:31 p.m.) 12-27-45 (9:40 a.m. - 4:35 p.m.)

12-28-45 (11:20 c.m. - 2:25 p.m.)

CO - 12-28-45 (4:40 p.m.) 12-29-45 (9:10 a.m. - 5:52 p.m.) Gen. H. H. Vaughan 1-4-46 12-30-45 (4:45 p.m. - 11:20 p.m.) 12-31-45 (10:00 a.m. - 8:10 p.m. CO - 1-2-46 (10:05 a.m. - 9:30 p.m.)

1-3-46 (9:35 a.m. - 7:20 p.m.) Gen. H. H. Vaughan 1-7-46 CO - 1-4-46 (10:50 a.m. - 7:20 p.m.) sent 1-8-46 CO - 1-5-46 (9:42 a.m. - 9:50 p.m.) Gen. H. H. Vaughan 1-9-46 sent 1-10-46

1-5-46

1-6-46 (11:30 c.m. - 8:35 p.m.) 1-7-46 (9:35 a.m. - 6:55 p.m.) 1-8-46 (8:00 c.m. - 6:45 p.m.)

CO - 1-9-46 (10:36 a.m. - 5:10 p.m.) Gen. H. H. Taughan 1-11-46 sent 1-14-46 Gen. H. H. Talghan 1-14-46 CO - 1-10-46 (8:51 a.m. - 9:25 p.m.) Gen. H. H. Toughan CO - 1-11-46 (8:55 a.m. - 8:20 p.m.) 1-16-46 1-12-46 (8:50 a.m. - 9:26 p.m.) 1-13-46 (10:05 a.m. - 2:10 p.m.)

I-14-46 (8:30 c.m. - 3:28 p.m.) Gen. H. H. Yaughan 1-18-46 CO - 1-15-46 (11:30 c.m. - 5:55 p.m.) sent 1-19-46

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Gen. H. H. Vaughan

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SUFFARIES DELIVERED TO	WHITE HOUSE	(Continued) . '
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<u>Delivered to</u>	<u>Date</u> <u>Delivered</u>	Date of Summery
Gen. H.H. Youghan	1-24-46	CO - 1-16-46 (10:35 cm - 12:40 pm) 1-17-46 (9:00 cm - 7:17 pm) 1-18-46 (10:40 cm - 11:10 pm) 1-19-46 (10:40 cm - 7:05 pm) 1-21-46 (10:45 cm - 10:35 pm) 1-22-46 (9:05 cm - 9:00 pm)
Gen. H. H. Youghan	1-25-46	1-23-46 (10:32 c.m5:15 pm)
Gen. H. H. Vaughan	1-29-46	1-24-46 (10:46 cm - 6:55 pm) 1-25-46 (9:22 cm - 9:20 pm) 1-26-46 (9:50 cm - 12:00 p.m.)
Gen. H. H. Voughan	1-31-46	1-28-46 (10:00 cm - 11:55 pm)
Gen. H. H. Vaughen	2-5-46	1-27-46 (10:50 cm - 10:15 pm) 1-29-46 (8:25 cm - 2:58 pm) 1-30-46 (9:25 cm - 4:00 pm) 1-31-46 (9:30 cm - 10:30 pm)
Gen. H. H. Vaughan	2-6-46	2-1-46 (8:40 cm - 7:48 pm) 2-3-46 (10:50 cm - 1:25 pm) 2-4-46 (11:15 cm - 8:30 pm)
Gen. II. II. Voughan .	2-9-46	2-6-46 (10:40 am - 12:45 pm)
Gen. H. H. Voughon (COVER LETTER DISCONTING AS OF 2-14-46)	2-13-46 TUED	2-8-46 (9:40 cm - 10:50 pm) 2-9-46 (11:00 cm - 9:30 pm) 2-10-46 (2:55 pm - 11:35 pm) 2-11-46 (10:07 cm - 8:40 pm) 2-7-46 (2:30 pm - 11:45 pm)
Gen. H. E. Taighan	2-14-46	2-12-46 (11:31 cm - 11:20 pm)
Gen. H. E. Taughan	2-19-46	2-13-46 (9:45 am - 11:32 pm) 2-14-46 (8:16 cm - 6:15 pm)
Gen. H. H. Vaughan	2-25-46	2-15-46 (9:00 cm - 10:45 pm) 2-16-46 (12:25 pm - 9:25 pm) 2-17-46 (10:45 cm - 11:35 pm) 2-18-46 (8:40 cm - 10:05 pm)
Gen. H.H. Vaughan	2-28-46 `	2-19-46 (8:15 cm - 8:58 pm) 2-20-46 (8:40 cm - 5:30 pm) 2-21-46 (11:10 cm - 11:05 pm) 2-22-46 (9:30 cm - 8:28 pm)

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SUMMARIES DILITERED TO WHITE HOUSE (Continued CONFIDENTIAL)

DUIMIELES DEL VERED	TO WALLE HOU	BE (Continued)
Delivered to	<u>Date</u> <u>Delivered</u>	Date of Summary
Gen. H. H. Vaughan	3-1-46	CO - 2-23-46 (8:20 cm - 3:35 pm) 2-24-46 (8:26 cm - 9:18 pm)
Gen. H. H. Vaughan	3-7-46	CO - 2-25-46 (8:10 cm - 11:55 pm) 2-26-46 (12:40 cm - 10:45 PM) 2-27-46 (10:40 cm - 7:03 pm) 2-28-46 (10:45 cm - 9:55 pm) 3-1-46 (9:45 cm - 10:45 pm) 3-2-46 (9:42 cm - 10:15 pm) 3-3-46 (12:45 pm - 11:00 pm) 3-4-46 (6:48 pm - 6:53 pm) 3-5-46 (9:50 cm - 6:40 pm)
Gen. H. H. Vaughan	3-11-46	3-6-46 (10:25 am - 5:58 pm) 3-7-46 (9:05 am - 9:45 pm)
Gen. H. H. Vaughan	3-14-46	3-9-46 (10:50 cm - 11:07 cm) 3-11-46 (10:38 cm - 4:55 pm)
Gen. H. H. Vaughan	3-15-46	3-8-46 (8:42 cm - 5:37 pm) 3-12-46 (11:15 cm 6:10 pm)
Gen. H. H. Vaughan	3-18-46	3-13-46 (7:20 cm - 4:45 pm) 3-14-46 (12:27 pm - 3:40 pm)
Gen. H. H. Vaughan	3-19-46	3-15-46 (9:28 cm - 4:58 pm)
Gen. H. H. Vaughan	3-21-46	3-16-46 (9:30 cm - 4:53 pm) 3-17-46 (3:56 pm) 3-18-46 (10:00 cm - 11:40 pm)
en. H. H. Taughan		3-19-46 (10:40AM-5:58PM)
fen. H. E. Paighan	3-25-46	3-20-46 (9:02 am - 10:02 pm) 3-21-46 (9:45 cm - 5:17 pm)
len. H. E. Taughan	3-26-46	3-22-46 (8:30 am - 5:45 pm) 3-23-46 (10:20 am - 5:15 pm)
en. H. H. Taughan	3-29-46	3-24-46 (4:15 pm - 11:40 pm) 3-25-46 (9:10 cm - 6:50 pm) 3-26-46 (9:53 cm - 5:52 pm)
en. H. H. Voughen	4-1-46	(3-27-46 (8:20 cm - 7:30 pm)
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SUSTARIES DELITIBED	TO WHITE HOL	USE (Continued)
Delivered to	<u>Date</u> <u>Delivered</u>	Date of Summary
Gen. H. H. Taughan	4-2-46	CO - 3-28-46 (8:11 cm - 6:55 pm) 3-29-46 (8:45 cm - 11:15 pm)
Gen. H. H. Youghan	4-4-46	00 - 3-30-46 (9:05 cm - 5:45 pm) 3-31-46 (11:23 cm - 8:45 pm)
Gen. H. H. Taughan	4-4-46	CO - 4-1-46 (9:15AL - 11:45PL)
Gen. H. H. Tzughan	4-5-46	CO - 4-2-46 (8:104M- 6:46PM)
Gen. H. H. Voughen	4-5-46	CO - 4-3-46 (9:45AH - 9:35PK)
Gen. H. H. Yaughan	4-9-46	CO - 4-4-46 (10:22 an - 4:35 pm)
Sen• H. H. Vaughan	4-10-46	CO - 4-5-46 (4:35 pm - 7:55 pm) 4-6-46 (6:50 pm) 4-7-46 (2:40 pm - 8:15 pm) 4-8-46 (12:40 pm - 8:55 pm)
Sen. K. H. Vaighan	4-17-46	CO - 4-9-46 (8:45 am - 11:45 am) 4-10-46 (9:40 pm) 4-11-46 (10:50 am - 12 K.) 4-12-46 (8:40 cm - 6:30 pm) 4-13-46 (7:25 pm) 4-14-46 (1:22 pm - 10:20 pm) 4-15-46 (9:30 am - 3:45 pm)
en. H. H. Voughan	4-19-46	4-16-46 (10:20 cm - 10:00 pm)
en. H. H. Voughen	4-25-4 6	CO - 4-19-46 (9:40 cm - 10:35 cm) 4-20-46 (8:40 pm - 9:46 pm) 4-21-46 (10:02 cm - 4:10 pm) 4-22-46 (10:15 cm - 10:30 pm) 4-23-46 (8:50 cm - 11:40 pm)
en. H. H. Taighen	4-29-46	CO - 4-24-46 (6:58 pm - 9:08 pm)
en. H. H. Tægkan	5-1-46	CO - 4-25-46 (7:08 pm - 8:10 pm)
en. H. H. Veughan	5-2-46	CO - 4-28-46 (10:06 am - 3:10 pm) 4-29-46 (9:15 am - 8:30 pm)
m. H. H. Youghan	5-6-46	CO - 4-17-46 (3:20 pm - 9:10 pm) 4-18-46 (8:30 cm - 8:38 pm) * 4-30-46 (8:25 cm - 10:40 pm)
Set. of 5-1-46 to Ge	n. Vaughan 4-30-46.	transmitted information contained in 10:40

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SUPPARIES DELIVERED TO WHITE HOUSE (Continued)

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<u>Date</u> <u>Delivered to Delivered</u>	Date of Summary
Gen. H. E. Taughan 5-7-4	6 CO - 5-1-46 (8:40 am - 12:15 am) 5-2-46 (9:05 cm - 11:07 pm)
Gen. H. H. Vaughan 5-8-4	6
Gen. H. H. Vaughan 5-14	-46
Gen. H. H. Voughan 5-21-	46
Gen. H. H. Vaughan 5-22-	5-15-46 (10:31 cm - 6:36 pm) 5-16-46 (8:50 cm - 6:56 pm) 5-17-46 (9:50 cm - 7:32 pm)
Gen. H. H. Vaughan 5-23-	5-18-46 (8:55 am - 10:02 pm) 5-19-46 (2:22 pm - 6:22 pm) 5-20-46 (8:20 cm - 4:30 pm)
Gen. H. H. Vaughan 5-24	46 5-21-46 (9:00 am - 10:25 pm)
Gen. H. H. Vaughan 5-27.	5-22-46 (8:02 am - 11:35 pm) 5-23-46 (12:05 cm - 12:08 am)
Gen. H. E. Yaughan 5-29	5-24-46 (10:00 am - 10:20 pm) 5-25-46 (10:20 am - 10:10 pm)
Gen. H. E. Taighan 5-31.	5-26-46 (12:47 pm - 8:45 pm) 5-27-46 (8:40 cm - 7:45 pm)
Gen. H. H. 7 = ghan 6-4-	5-28-46 (10:10 cm - 5:50 pm) 5-29-46 (8:20 cm - 8:17 pm) 5-31-46 (3:25 pm - 4:20 pm)

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	Date of	/ \.
Delivered to	<u>Delivery</u>	Date of Summary
Gen. H. E. Vaughan	6-]2-46	6-1-46 (8:30 am - 10:50 pm) 6-2-46 (11:50 am - 7:55 pm) 6-3-46 (7:50 am - 8:42 pm)
Gen. H. E. Vaughan	6-12-46	6-4-46 (9:40 am - 6:10 pm) 6-5-46 (10:00 am - 8:26 pm) 6-6-46 (9:30 am - 9:20 pm) 6-7-46 (10:20 am - 7:25 pm) 6-8-46 (10:50 am - 7:03 pm)
Gen. H. H. Voughan	6-14-46	6-10-46 (8:35 cm - 6:12 pm) 6-11-46 (12:15 pm - 5:50 pm)
Gen. H. H. Vaughen	6-18-46	6-12-46 (9:45 am - 5:50 pm) 6-13-46 (10:30 am - 4:35 pm)
Gen. H. H. Vaughan	6-25-46	6-14-46 (10:40 cm - 6:32 pm) 6-15-46 (10:40 cm - 3:50 pm) 6-16-46 (1:40 pm - 9:25 pm) 6-17-46 (10:55 cm -7:23 pm) 6-18-46 (10:20 cm - 10:00pm) 6-19-46 (1:12 pm - 10:55 pm)
Gen. H. A. Vaughan	6-26-46	6-21-46 (10:10 cm -9:00 pm) 6-22-46 (9:30 cm - 1:10 pm) 6-23-46 (9:15 cm - 10:25pm)
Gen. H. I. Voughan	6-27-46	6-24-46 (9:40 cm - 5:50 pm)
Gen. H. E. Vaughan	7-2-46	6-26-46 (6:53 pm-11 pm) 6-27-46 (7:29 cm - 5:30 pm)
Gen. H. E. Toughen	7-3-46	6-28-46 (2:30 pm - 5:50 pm) 6-29-46 (10:05 cm - 12:20 pm) 6-30-46 (10:15 cm - 10:15 cm)
Gen. II. I. Toughan	7-9- <u>4</u> 6	7-1-46 (8 cm - 7:46 pm) 7-2-46 (10:15 cm - 6:36pm)
Gen. II. 1. Taughan	7-10-46	7-3-46 (10:15cm - 7:06pm) 7-4-46 (12:20pm - 12:25pm)
Gen. H. I. Taughan	7-30-46	7-5-46 (9:10cm - 3:25pm) 7-6-46 (8:45cm - 6 pm) 7-7-46 (10:03cm - 11:15pm) 7-9-46 (9:22cm - 11:10pm)

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Delivered to	<u>Date of</u> <u>Delivery</u>	Date of Summary
Gen. H. E. Voughan	7-30-46	6-25-46 (10:45 am - 10:10 pm) 7-10-46 (9:40 am - 11:35 pm) 7-11-46 (9:15 am - 9:30 am)
	7-30-46	7-8-46 (10:05 am - 5:33 pm) 7-12-46 (12 noon - 3:30 pm) 7-13-46 (9:30 cm - 11:40 pm) 7-14-46 (10:05 am - 6:45 pm) 7-15-46 (9:15 am - 3:20 pm) 7-16-46 (9:40 am - 7:40 pm) 7-17-46 (10:00 am - 11:30 pm) 7-18-46 (10:05 am - 9:35 pm)
	٠.	7-19-46 (9:45 am - 7:30 pm) 7-20-46 (11:05 am - 7:35 pm) 7-21-46 (11:10 am - 7:44 pm) 7-22-46 (9:20 am - 8:28 pm) 7-23-46 (7:45 am - 9:40 pm) 7-24-46 (10:10 am - 9:40 pm) 7-25-46 (9:40 am - 4:45 pm)
Gen. H. H. Vaughan	8 -2-4 6	7-26-46 (9:50 cm - 8:35 pm) 7-27-46 (10:00 cm - 11:00 pm) 7-28-46 (6:50 cm - 6:16 pm)
Gen. H. H. Vaughan	8 -6- 46	7-29-46 (8:25 cm - 6:25 pm) 7-30-46 (9:30 cm - 10:30 pm) 7-31-46 (9:15 cm - 8:05 pm) 8-1-46 (9:40 cm - 11:10 pm)
Gen. H. H. Vaughan	8 -1 3-46	8-2-46 (9:20 cm - 10:05 pm) 8-3-46 (9:55 cm - 8:00 pm) 8-4-46 (11:50 cm - 11:00 pm) 8-5-46 (8:40 cm - 7:00 pm) 8-6-46 (8:40 cm - 9:10 pm) 8-7-46 (8:40 cm - 8:50 pm) 8-8-46 (9:30 cm - 4:30 pm) 8-9-46 (9:50 cm - 10:28 cm) 8-10-46 (12:55 pm - 9:50 pm)
Gen. H. E. Taughan	9-3-46	8-11-46 (9:50 am - 2:50 pm) 8-12-46 (8:40 cm - 10:00 pm) 8-13-46 (9:45 am - 12:30 cm) 8-14-46 (9:15 am - 9:05 pm) 8-15-46 (8:50 am - 12:40 pm) 8-16-46 (8:35 am - 12:12 pm) 8-17-46 (10:15 am - 1:00 pm)
	CONFRENCIO	8-18-46 (12:15 pm - 11:00 pm

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Delivered To	<u>Date of</u> <u>Delivery</u>	Date of Summary
Gen. H. H. 72 ghan	9 - 3-46	8-19-46 (9:35 am - 4:55 pm) 8-20-46 (9:40 am - 11:30 pm) 8-21-46 (9:00 am - 5:26 pm) 8-22-46 (8:05 am - 7:30 pm) 8-23-46 (10:10 am - 10:00 pm) 8-24-46 (12:30 am - 10:15 pm) 8-26-46 (10:45 am - 4:35 pm) 8-27-46 (1:25 pm - 4:25 pm) 8-28-46 (10:50 am - 1:40 pm) 8-29-46 (8:40 am - 4:20 pm)
Gen. H. H. Tzughan	9-11-46	9-3-46 (10:10 am - 5:10 pm) 9-4-46 (12:05 pm) 9-5-46 (11:00 am - 2:45 pm)
Gen. H. H. Voughen	9-13-46	9-6-46 (11:30 cm - 1:45 pm) 9-7-46 (9:30 cm - 10:20 cm) 9-8-46 (3:10 pm - 7:00 pm)
Gen. H. H. Vaughan	9-17-46	9-9-46 (8:00 am - 9:06 pm) 9-10-46 (9:15 cm - 10:10 pm) 9-11-46 (8:15 am - 4:20 pm)
Gen. H. H. Vaughan.	9-23-46	9-12-46 (11:45 cm - 10:15 pm) 9-13-46 (8:45 cm - 5:58 pm) 9-14-46 (10:05 cm - 9:25 pm) 9-15-46 (11:20 cm - 11:35 cm) 9-16-46 (8:15 cm - 10:35 pm)
Gen. H. H. Vaughan	9-25-46	9-17-46 (8:35 cm - 10:10 pm)
Gen. H. H. Vaughan	10-1-46	9-18-46 (10:05 am - 6:48 pm) 9-19-46 (10:40 am - 5:25 pm) 9-20-46 (8:45 am - 8:45 pm) 9-21-46 (10:15 am - 12:10 pm) 9-22-46 (1:25 pm - 8:45 pm) 9-23-46 (9:40 am - 7:55 pm) 9-24-46 (10:20 am - 10:15 pm) 9-25-46 (9:50 am - 5:00 PY) 9-26-46 (9:25 am - 4:20 pm)
Gen. H. H. Taughan	10-4-46	9-27-46 (9:15 cm - 5:05 pm) 9-28-46 (10:30 cm - 5:00 pm) 9-29-46 (10:40 cm - 9:35 pm) 9-30-46 (8:35 cm - 10:25 pm)

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Deliverés To	<u>Date of</u> <u>Deliveru</u> (CONFIDENTIALL Date of Summary
Gen. H. E. Taighan	10-8-46	10-1-46 (9:27 cm - 9:00 pm) 10-2-46 (9:20 cm - 6:07 pm) 10-3-46 (9:18 cm - 4:50 pm)
Gen. H. Z. Vaughan	10-11-46	10-4-46 (9:50 am - 3:35 pm) 10-5-46 (11:10 am - 5:08 pm) 10-7-46 (10:30 cm - 9:20 pm)
Gen. H. H. Taughan	10-17-46	10-8-46 (10:45 cm - 9:18 pm) 10-9-46 (9:45 cm - 10:30 cm) 10-10-46 (9:40 cm - 9:00 pm) 10-11-46 (9:18 cm - 10:40 pm) 10-12-46 (8:45 cm - 12:05 pm) 10-13-46 (10:35 cm - 1:00 pm) 10-14-46 (9:20 cm - 6:30 pm)
Gen. H. H. Taughan	10-21-46	10-15-46 (8:50 cm - 6:20 pm) 10-16-46 (8:50 cm - 7:05 pm) 10-17-46 (8:55 cm - 9:48 pm)
Gen. H. H. Vaughan	10-23-46	10-18-46 (9:03 am - 3:10 pm) 10-19-46 (9:45 am - 7:40 pm) 10-20-46 (11:40 am - 10:30 pm)
Gen. H. H. Vaughan	10-28-46	10-21-46 (8:30 cm - 11:15 pm) 10-22-46 (8:15 cm - 11:34 pm) 10-23-46 (9:33 cm - 8:25 pm)
Gen. H. H. Vaughan	11-6-46	10-24-46 (9:40 cm - 11:00 pm) 10-25-46 (9:00 cm - 12:50 pm) 10-26-46 (9:30 cm - 8:20 pm) 10-27-46 (10:00 cm - 12:00 M) 10-28-46 (8:00 cm - 4:55 pm) 10-29-46 (9:45 cm - 10:05 pm) 10-30-46 (9:15 cm - 8:30 pm) 10-31-46 (9:22 cm - 6:30 pm)
Gen. H. E. Tzughan	11-12-46	11-1-46 (9:25 cm - 6:25 pm) 11-2-46 (10:30 cm - 7:40 pm) 11-3-46 (12:15 pm - 7:55 pm) 11-4-46 (11:10 cm - 5:25 pm) 11-5-46 (8:20 cm - 8:02 pm) 11-6-46 (9:45 cm - 10:30 pm)
Gen. H. H. Veughan	11-12-46 CONF	11-7-46 (9:35 am - 9:20 pm) 11-8-46 (10:02 am - 5:15 pm) 11-9-46 (11:00 am - 7:00 pm) 11-10-46 (11:20 am -) 11-12-46 (3:35 pm - 4:15 pm)

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Delivered To Delivery Gen. H. H. Taughan 11-26-46 12-4-46

12-13-46

12-20-46

12-26-46

12-31-46

Date of Summary

11-13-46 (10:25 am - 4:48 pm)

11-14-46 (9:25 am - 9:45 pm) 11-15-46 (10:42 am - 2:35 pm) 11-16-46 (10:30 am - 12:50 pm) 11-17-46 (10:58 cm - 7:55 pm)

11-18-46 (9:55 am - 6:14 pm) 11-19-46 (10:22 am - 7:45 pm) 11-20-46 (9:15 am - 8:15 pm) 11-21-46 (9:45 cm - 5:46 pm)

11-22-46 (9:40 cm - 12:00 noon) 11-23-46 (10:30 cm - 3:05 pm) 11-24-46 (1:45 pm - 10:10 pm)

11-25-46 (9:45 cm - 2:55 pm) 11-26-46 (8:30 cm - 8:45 pm) 11-27-46 (10:20 am - 9:33 pm) 12-10-46 11-29-46 (10:20 cm - 11:00 cm)

11-30-46 (10:00 cm -) 12-1-46 (5:40 pm - 7:55 pm) 12-2-46 (8:50 cm - 6:10 pm) 12-3-46 (8:03 cm - 5:35 pm)

12-5-46 (10:30 cm - 8:25 pm) 12-6-46 (9:20 cm - 6:01 pm) 12-7-46 (10:13 am - 12:17 pm) 12-8-46 (11:20 cm - 12:17 pm)

> 12-9-46 (10:35 am - 5:12 pm) 12-10-46 (8:00 cm - 10:10 pm)

12-11-46 (9:25 am - 12:25 pm)

12-4-46 (8:00 cm - 5:10 pm)

12-12-46 (11:03 am - 5:40 pm) 12-13-46 (8:15 cm - 5:35 pm) 12-14-46 (11:20 am - 5:25 pm) 12-15-46 (9:25 am - 12:42 pm)

12-16-46 (8:10 am - 8:30 pm) 12-17-46 (9:10 cm - 8:40 pm)

12-18-46 (9:10 am - 5:35 pm) 12-19-46 (8:26 am - 6:05 pm) 12-20-46 (10:40 cm - 4:10 pm)

12-21-46 (9:30 am - 11:58 pm) 12-22-46 (11:35 am - 11:00 p.m.)

Gen. H. H. Vaughan

Gen. H. H. Vaughan

Gen. H. H. Vaughan

Gen. H. H. Voughan

Gen. H. H. Taughan

Gen. H. H. Taughan

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as consequences service 5		COMME	Nai
Gens. H. E.	Taughan	1-6-47	12-23-46 (9:10 am - 8:40 pm) 12-24-46 (9:26 cm - 10:00 pm) 12-25-46 (5:43 pm) 12-26-46 (12:51 pm - 8:59 pm) 12-27-46 (9:30 am - 9:05 pm)
Gen. H. I.	Veughan	1-8-47	12-28-46 (10:25 cm - 1:40 pm) 12-29-46 (9:15 cm - 11:23 pm) 12-30-46 (10:40 cm - 8:05 pm) 12-31-46 (8:20 cm - 8:32 pm) 1-1-47 (11:31 cm - 4:14 pm)
Gen. E. H.	cughan .	1-16-47	1-2-47 (9:55 cm - 10:00 pm) 1-3-47 (9:00 cm - 8:40 pm) 1-4-47 (9:50 cm - 7:05 pm) 1-5-47 (1:22 pm - 8:20 pm) 1-6-47 (9:15 cm - 10:15 pm) 1-7-47 (8:10 cm - 8:41 pm) 1-8-47 (8:55 cm - 8:10 pm) 1-9-47 (9:15 cm - 7:15 pm)
Ģén. II. H.	Yau gh a n	1-17-47	1-10-47 (8:50 am - 0:45 pm). 1-14-47 (3:18 pm)
Gen. H. H.	Vaughen	1-22-47	1-15-47 (11:50 am - 4:38 pm).
Gen. H. H.	Voughan	1-28-47	1-20-47 (1:05 pm - 3:30 pm) · 1-21-47 (12:18 pm - 3:55 pm) · 1-22-47 (9:50 am - 4:25 pm) . 1-24-47 (10:20 am - 4:30 pm) -
Gen. H. H.	Vaughan	1-31-47	1-27-47 (2:45 pm - 3:50 pm).
Gen. H. H.	Vaughan .	2-6-47	1-29-47 (11:15 am - 4:05 pm)- 1-30-47 (11:30 am)
Gen. H. E.	Vcughan	2-11-47	2-3-47 (10:05 am - 9:10 pm). 2-4-47 (7:00 am - 11:12 pm). 2-5-47 (9:40 am - 6:00 pm). 2-6-47 (8:05 am - 10:07 pm).
Gen. E. E.		2-19-47	2-7-47 (10:10 am - 9:00 pm). 2-8-47 (8:47 am - 7:30 pm).
Gen. H. H.	Faughan	2-26-47	2-9-47 (8:42 am - 2:20 pm). 2-10-47 (8:25 am - 10:25 pm). 2-11-47 (9:47 am - 10:15 pm).

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Date of Delivery

Date of Summary

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Gen. H. E. Vaughan	3-3-47 CONFID	ENTIAL -47 (8:40 am - 8:00 pm)
, , , , , , , , , , , , , , , , , , ,	•	2-15-47 (7:47 am - 4:12 pm). 2-15-47 (10:13 am - 6:48 pm).
		2-16-47 (10:17 am - 3:09 pm).
	*	2-17-47 (12:55 am - 12:55 pm)
	>	2-18-47 (9:55 am - 3:10 pm) .
		2-19-47 (10:25 am - 10:05 pm).
Gen. H. H. Vaughan	3-4-47	3-1-47 (9:50 am - 9:50 am).
Gen. H. H. Vaughan	3-10-47	3-5-47 (10:12 am - 11:14 am).
Gen. H. H. Vaughan	3-15-47	3-10-47 (10:20 am - 4:25 pm)
		3-11-47 (12;15 pm - 12:15 pm).
Gen. H. H. Voughan	20 3 - 119-47	2 74 40 (70.25 00 72.00 00)
Gen. n. n. ysagnan	J-1115-47	3-14-47 (10:25 am - 12:07 pm): 3-18-47 (12:15 pm - 12:15 pm).
Gen. H. H. Tzughan	3-26-47	3-24-47 (9:40 am).
Gen. H. H. Toughan	3-28-47	3-25-47 (12:40 pm - 1:30 pm).
Gen. H. H. Vaughan	3-31-47	3-27-47 (9:15 am - 3:10 pm).
		3-28-47 (12:30 pm - 1:15 pm)
Gen. H. H. Vaughan	4-7-47	3-31-47 (8:07. am - 9:45 pm).
	•	4-1-47 (8:20 am - 3:40 pm)
·		4-2-47 (11:00 am - 2:55 pm).
Gen. H. H. Vaughan	4-12-47	4-4-47 (10:00 am - 12:18 pm).
	•	4-6-47 (10:50 am - 8:25 pm).
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		4-7-47 (8:00 am - 5:37 pm). 4-8-47 (8:50 am - 10:15 am).
	•	4-9-47 (10:15 am - 6:20 pm).
		==5-=1 (10.10 am · 0.20 pm)
Gen. H. H. Vaughan	4-15-47	4-10-47 (9:35 am - 7:05 pm).
		4-11-47 (9:25 am - 6:10 pm):
Gen. E. E. Taughan		4-12-47 (12:20 cm - 8:00 pm)
		4-13-47 (11:10 am - 9:05 pm). 4-14-47 (8:23 am - 6:20 pm).
		4-15-47 (8:23 dm - 8:20 pm): 4-15-47 (12:05 pm - 3:00 pm).
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CO Activity for 3-30-47, and April 12, 13, 14 and 15, 1947 were not delivered to General Vaughan. Originals in file.



SUMMARIES DELIVERED TO WHITE HOUSE

DELIVERED TO	DATE OF DELIVERY	IDENTITY AND DATE OF SUMMARIES
Gen. H. H. Vaughan	5-6-48	4-28-48 (11:05 a.m 3:29 p.m.) 4-29-48 (3:33 P.m 4:15 p.m.) 4-30-48 No activity 5-1-48 (9:05 a.m 12:38 p.m.) 5-2-48 No activity 5-3-48 (9:05 a.m 5:05 p.m.)
	5-13-48	5-3-48 cont'd. (5:30 p.m 9:50 p.m. 5-4-48 (9:20 a.m 9:45 p.m.)
		5-5-48 (8:35 a.m 10:40 p.m.) 5-6-48 (10:42 a.m 9:02 p.m.)
		5-7-48 (10:30 a.m 5:45 p.m.) 5-8-48 (9:35 a.m 4:55 p.m.) 5-9-48 (10:50 a.m 10:40 p.m.)
	5-17-48	5-10-48 (10:10 a.m 11:15 p.m.) 5-11-48 (9:40 a.m 6:08 p.m.)
		5-12-48 5-13-48 (11:12 a.m 5:10 p.m.)
	5-21-48	5-12-48 (8:40 a.m9:25 p.m.) 5-14-48 (8:35 a.m 6:35 p.m.) 5-15-48 (12:35 a.m 5:55 p.m.) 5-16-48 (9:55 a.m 9:10 p.m.) 5-17-48 (7:23 a.m 5:50 p.m.) 5-18-48 (9:33 a.m 11:20 p.m.)
	Not delivered to Gen. Vaughan g " "	5-19-48 (8:12 a.m. 9:20 p.m.) 5-20-48 (9:55 a.m 9:17 p.m.) 5-21-28 (7:40 a.m 4:00 p.m.) Summary discontinued 5-21-28

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TO WHITE

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Delivered to	Date of Delivery	
Hr. E. D. McKim	5-29-45 .	PR - 5-8-45 (9:35 p.m 10:25 p.m.) 5-13-45 (10:30 a.m.) 5-17-45 (10:40 p.m.)
Hr. E. D. McKim	Approx. 6-4-45	PR - 6-2-45 (6:53 p.m 7:28 p.m.)
Gen. H. H. Taughan	Let. of 6-13-45 sent 6-14-45	CO - 6-10-45 (10:00 a.m 9:26 p.m.)
Gen. H. H. Faughan	6-13-45	CO - 6-9-45 (6:07 p.m 9:45 p.m.)
Gen. H. H. Vaughan	Let. of 6-15-45 sent 6-16-45	CO - 6-11-45 (11:55 c.m 11:04 p.m.)
Gen. H. H. Vaughan	6-18-45	CO - 6-11-45 (8:00 a.m 11:45 a.m.) 6-12-45 (8:33 a.m 10:10 p.m.) 6-13-45 (4:50 p.m 10:38 p.m.)
Gen. H. H. Vaughan	Let. of 6-30-45 sent 7-2-45	PR - 6-13-45 (9:25 p.m) 6-18-45 (5:00 p.m) 6-22-45 (11:19 p.m 11:45 p.m.) 6-24-45 (10:35 a.m) 6-26-45 (9:40 p.m 9:55 p.m.) CO - 6-8-45 (9:42 a.m 9:08 p.m.) 6-13-45 (8:20 a.m 3:15 p.m.) 6-14-45 (9:55 a.m 9:30 p.m.) 6-15-45 (9:30 a.m 3:41 p.m.) 6-17-45 (9:15 a.m 8:02 p.m.) 6-19-45 (8:15 a.m 10:50 p.m.) 6-19-45 (8:15 a.m 10:40 p.m.) 6-20-45 (8:10 a.m 3:40 p.m.) 6-21-45 (10:53 a.m 6:05 p.m.) 6-23-45 (9:40 a.m 7:40 p.m.) 6-24-45 (10:00 c.m 9:35 p.m.) 6-25-45 (1:27 a.m 10:35 p.m.) 6-26-45 (8:52 a.m 6:45 p.m.) 6-27-45 (9:35 a.m 6:45 p.m.)
Gen. H. H. Vaughan	7-4-45	CO - 6-28-45 (9:47 c.m 8:58 p.m.) 6-29-45 (9:45 c.m 3:10 p.m.)
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This document is prepared in response to your request and is not for dissemination outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

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OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

APR 1 1976

то:

John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM:

Steven Blackhurst

53

Assistant Special Counsel for Intelligence Coordination

SUBJECT:

SSC Request Dated March 31, 1976

Attached is a letter from the SSC dated March 31, 1976.

With reference to the request in paragraph one, the SSC would like either excised versions of the docoments reflecting authorization of this wiretap, or a memoranda which summarizes generally who requested the wiretap, who approved it, and the purpose of the wiretap. It may be helpful if John Thomas would telephone John Elliff concerning this request.

This Office will prepare a response to the request in paragraph two.

Please prepare an appropriate response to the request in paragraph three.

J.L. SARE

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DATE 1600 BY SPOAUJEN

B APR 6 1976

cc: Paul Daly

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8 4 APR 9/1976/Vacon 4/3 NW 55169 Docid: 32989589 Pa TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Steven Blackhurst

Assistant Special Counsel for Intelligence Coordination

SUBJECT: SSC Request Dated March 31, 1976

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Please prepare an appropriate response to the request in paragraph three.

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cc: Paul Daly

FRANK CHURCH, IDAHO, CHAIRMAN
JOHN G. TOWER, TEXAS, VICE CHAIRMA
PHILIP A. HART, MICH.
WALTER F. MONDALE, MINN.
WALTER F. MONDALE, MINN.
WALTER D. **HUDDLESTON, KY.**
ROBERT MORGAN, N.C. **

FROM THIND, THE MINN CHARLES MCC. MATHIAS, JR., MD.
RICHARD S. SCHWEIKER, PA.

WILLIAM G. MILLER, STAFF DIRECTOR

13

GARY HART, COLO.



SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, 94TH CONGRESS)

WASHINGTON, D.C. 20510 March 31, 1976

Michael E. Shaheen, Jr., Esq.
Special Counsel for Intelligence Coordination
Office of the Deputy Attorney General
U. S. Department of Justice
Washington, D.C. 20530

Dear Mike:

It has recently been reported in the press that there was an FBI wiretap on Mr. Robert Amory under the Kennedy administration. The Select Committee requests delivery of materials pertaining to the authorization and purpose of this wiretap, according to the terms agreed upon in my conversation today with Mr. Blackhurst of your office.

The Committee also requests delivery of a chart pertaining to FBI electronic surveillances which was to have been delivered to the Committee on October 23, 1975.

Finally, the Select Committee finds that it does not have copies of the authorizing materials pertaining to the electronic surveillance of the Jewish Defense League which was declared unconstitutional in the Zwebon case. Therefore the Committee requests appropriate materials pertaining to such authorizations.

Sincerely,

John T. Elliff

Director

Domestic Task Force

Memorandum

: Mr. J. B. Adams Legal Counse

SUBJECT: SENSTUDY

DATE: 3-23-76

Assoc. Dir. Comp. Syst. Ext. Affairs Files & Com Gen. Inv. Ident. Inspection Intell. Spec. Inv. Training Telephone Rm. Director Sec'y

The purpose of this memorandum is to advise Senate Select Committee (SSC) staff member James Dick had exhibited one document from Bureau files concerning Reverend Ralph Abernathy of the Southern Christian Leadership Conference.

DETAILS:

By memorandum dated 1-29-76 you were advised that an inquiry had been made of John Elliff, Domestic Task Force Director, SSC, concerning the possibility Bureau documents had been shown to Reverend Abernathy. Elliff, at that time, had been unable to ascertain whether this had been done. Subsequently, on 3-17-76 Elliff advised SA Paul V. Daly of this Division that James Dick, a staff member, of captioned committee had exhibited one document to Reverend Abernathy in conducting committee business. Elliff described the actions of Dick as being an approved committee investigative activity and insofar as he could determine the document in question was a letter from the Bureau to former Vice President Spiro Agnew.

It appears that there is no basis for a protest concerning this particular matter and that no further action is warranted.

RECOMMENDATION:

For information

1 - Mr. Leavitt

1 - Mr. Mintz

1 - Mr. Phillips

1 - Mr. Dalv

APPROVED: Assoc. Dir. Dep. AD Adm.

Dep. AD Inv Asst. Dir.: Admin.

Ext. Affairs..... Gen. Inv. Ident. Inspection Intell.

Comp. Syst.

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ALL INFOSPORTION CONTAINED

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DATE: 3-16-76

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Dep. AD Adm. _ Dep. AD Inv.

Assoc. Dir.

Asst. Dir.:

Intell.

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Training Telephone Rm Director Sec's

SENATE SELECT COMMITTEE REPORT

The purpose of this memorandum is to advise you of the continuing review of Intelligence Division memoranda concerning Senstudy draft.

Reference my memorandum dated 2-18-76 captioned "Church Committee Report, Responding to Criticism," and the Director's memorandum dated 2-24-76.

As you are aware, Intelligence Division Supervisors are pre sently reviewing draft copies of captioned report at the Committee offic Memoranda are then prepared concerning these reviews. Deputy Assistant Director Homer A. Boynton held a conference on 3-2-76 with representatives of this Division and the Intelligence Division in an effort to determine possible steps to be taken to respond to publicity either before or at the time of the Report's release.

It is felt that, in view of the recommendations being made by Bureau Supervisors at the time of review, and since the draft will be rewritten many times before publication, it would be premature to prepare a public statement at this time.

External Affairs will continue to review the memoranda prepared by the Intelligence Division to exise material that we might utilize in preparing a statement at the time of the Report's release.

RECOMMENDATION:	ALL INFORMATION CONTAINED HEREIN SUNCLASSIFIED AU DATE TO BY PORTION	△ APR	5 1976
For inform	nation. By SIAU	1/Rice	1
1 Non Adoma	a de la companya de l	1/1/2	100
1 - Mr. Adams			DOV
1 - Mr. Leavitt	APPROVED:	Comp. Syst. L	aboratory
1 - Mr. Moore	Assoc. Dir	Ext. Affairs	egal Coun
1 - Mr. Campbell			lan. & Eval lec. Mgmt
			G

Asst. Dir.:

Admin.

ENG:nb (7)

Mr. Malmfeldt

Inspection

Intell.

Spec. Inv.____

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan Page 151 32989589~



Memorandum

DATE: April 1, 1976

Legal Coun

Spec. Inv.

Telephone Rm.

Plan. & Eval. _

FROM SUBJECT:

TEMPORARY ASSIGNMENT OF ROOM 3859 TO INTELLIGENCE DIVISION (INTD) FOR SENSTUDY 75 PROJECT

PURPOSE: To indicate for record purposes the temporary assignment of room_3859 in the FBIHQ Building to the INTD for a project function of SENSTUDY 75)

RECOMMENDATION: None. For information.

Laboratory.___ APPROVED: Comp. Syst..... Fyt. Affairs..... Legal Coun. Assoc. Dir..... Grand Plan. & Eval..... Dep. AD Adia Rec. Mgmt.____ Dep. AD lav. Inspection..... Spec. Inv..... Asst. Dir.: Jraining.... Intell.....

DETAILS: Memorandum S. F. Phillips to Mr. Leavitt dated 3/30/76, captioned, "SENSTUDY 75" (copy attached) set out space reorganizational requirements of the INTD.

Those needs included a requirement for approximately 500 additional square feet of space to accommodate personnel and equipment for use in a "wrap-up" project relating to SENSTUDY 75. This need to extend for six to eight months.

66-11201

ALL INFORMATION CONTAINED

Enclosure

APR

1 - Mr. Cochran (Enclosure)

1 - Mr. Fehl (Enclosure)

1 - Mr. Leavitt (Attention: S. F. Phillips) (Enclosure)

RLO:eft

(CONTINUED OVER) Parent Student of Students of

46 APR 8 1976

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NW 55169 DocId:32989589 Page 152

7 ORIGINAL FILED Memo Dunphy to Walsh

RE: TEMPORARY ASSIGNMENT OF ROOM 3859 TO INTELLIGENCE DIVISION (INTD) FOR SENSTUDY 75 PROJECT

Room 3859 in the FBIHQ is now assigned to the joint use of the Laboratory and Special Investigative Divisions. It will fulfill the temporary needs of the INTD for the purpose mentioned. At the conclusion of the SENSTUDY 75 project, the space will revert to the Divisions to whom it was originally allocated.

This matter has been coordinated with the Laboratory, Special Investigative and Intelligence Divisions.





OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

APR 1 1976

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Steven Blackhurst

5B Assistant Special Counsel for Intelligence Coordination

SUBJECT: SSC Request Dated March 31, 1976

Attached is a letter from the SSC dated March 31,

1976. Please arrange for an appropriate response.

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cc: Paul Daly

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4 APR 1 4 1976

cId:32989589 Page 154

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Steven Blackhurst

Assistant Special Counsel for Intelligence Coordination

SUBJECT: SSC Request Dated March 31, 1976

Attached is a letter from the SSC dated March 31, 1976. Please arrange for an appropriate response.

cc: Paul Daly



FRANK CHURCH, IDAHO, CHAIRMAN JOHN G. TOWER, TEXAS, VICE CHAIRM PHILIP A. HART, MICH.
WALTER E., MONDALE, MINN.
WALTER D. HUDDLESTON, KY.
ROBERT MORGAN, N.C. HOWARD H. BAKER, JR., BARRY GOLDWATLR, ARIZ, CHARLES MCG. MATHIAS, JR., MD. GARY HART, COLO.

WILLIAM G. MILLER, STAFF DIRECTOR



United States Benate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, 94TH-CONGRESS)

WASHINGTON, D.C. 20510

March 31, 1976

Michael E. Shaheen, Jr., Esq. Special Counsel for Intelligence Coordination Office of the Deputy Attorney General U. S. Department of Justice Washington, D.C. 20530

Dear Mike:

The Select Committee requests all FBI materials pertaining to communications between FBI Director Hoover and Attorney General Robert Kennedy with respect to the publication of a book about Marilyn Monroe by Frank Capell.

The Committee would greatly appreciate delivery by Friday, April 2, 1976.

Sincerely,

John T. Elliff

Director Domestic Task Force

ALL INFORMATION CONTAINED

NW 55169 DocId:32989589 Page 156 2-11-395 1528

Memorandum

Mr. J. B. Adams

DATE: 3/25/76

Admin. Comp. Syst. . Ext. Affairs Files & Com. . Gen. Inv. Ident. .

Dep. AD Jnv. .. Asst. Dir.:

Assoc. Dir. Dep. AD Adm. __

Intell.

Training

Telephone Rm.

Legal Counse

SUBJECT: SENSTUDY

FROM

Director Sec'y The purpose of this memorandum is to report that the Department of Justice has agreed to provide an attorney for Supervisor Seymor F. Phillips, that Mr. Phillips requested he be represented by Marcus A. Hollabaugh, and that Mr. Phillips' request was made known to the Department of Justice.

DETAILS:

The 3/3/76, memorandum from the Director, FBI, to the Assistant Attorney General, Civil Division, captioned "Senate Select Committee on Intelligence Activities," enclosed a letter from Mr. Phillips to the Attorney General dated 3/1/76, in which Mr. Phillips requested the Department provide him with counsel for an interview, requested by the Senate Select Committee, concerning the FBI's investigation of Martin Luther King, Jr., and related matters. In that same memorandum the Director recommended Mr. Phillips' request be granted. 62-116395-1526

Late on the afternoon of 3/23/76, Jack Baese, Civil Division, USDJ, advised Dennis Miller of the Office of Congressional Affairs that the Department has agreed-to-provide Mr. Phillips with an attorney.

This development was reported to Mr. Phillips on 3/24/76, and Mr. Phillips requested to be represented by Marcus A. Hollabaugh of Foley, Lardner, Hollabaugh & Jacobs; 815 Connecticut Avenue, N.W.; Washington, D. C.; telephone number 223-4771. On the same day, Dennis Miller advised Thomas S. Martin, Special Assistant to the Assistant Attorney General, Civil Divison, USDJ, of Mr. Phillips' request.

RECOMMENDATION:

Mr. Leavitt

- Mr. Phillips

ALL INFORMATION CONTAINED For information.

	1 - Mr.	Daly
9	1876 mcz	moz

1 - Mr. Mintz

Dep. AD Adm. (PUN Dep. AD Inv Asst. Dir.: Admin...

Assoc. Dir.....

APPROVED:

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Intell

Legal Coun. Plan. & Eval Rec. Mgmt....

Laboratory...

Spec. Inv..... Training.....

UNITED STATES GOVERNMENT

Memorandum

Mr. J. B. Adams $T \cap$

3/18/76 DATE:

Assoc. Dir.

Asst. Dir.

Intell.

Training Telephone Rm.

Dep. AD Adm. _ Den. AD Inv.

Legal Counse() FROM SENSTUDY 75 SUBJECT

INFORMATION CONT HEREIN IS UNCLASSIFIED DATF 8 30 82 BY 5P4 ELW

Director Sec'y The purpose of this memorandum is to clarify a statement appearing in a memorandum from the Attorney General to the Director.

Attached is a memorandum from the Attorney General to the Director dated March 15, 1976, captioned "File Destruction Program." The Attorney General's memorandum, in part, states "Before the program actually resumes the Department will have to contact Congresswoman Abzug, who has requested of me that no files be destroyed." Since the aforementioned quote appears not to be consistent with our prior understanding with the Department on this matter, Jack Fuller, Special Assistant to the Attorney General, was contacted on 3/18/76 and he was asked whether the Department was implying they would solicit the approval of Chairwoman Bella S. Abzug prior to the resumption of the file destruction program. Fuller said that this was not the case and they were merely going to give Chairwoman Abzug notice of the decision to resume the program. The notice would be given in a fashion to apprise her that this resumption had been approved by Senators Church, Scott and Mansfield.

RECOMMENDATION:

For information.

Enclosure

1 - Mr. Mintz - Enc.

- Mr. Leavitt - Enc.

1 - Mr. McDermott - Enc.

1 - Mr. Phillips - Enc.

1 - Mr. Daly - Enc.

APPROVED! Assoc. Dir.....

Dep. AD Adm Dep. AD Inva

Asst. Dir.: Admin. Comp. Syst. Ext. Affairs.....

Gen. Inv..... Ident.

Inspection..... Intell..... Laboratory... Legal Coun.

Plan. & Evol Rec. Mgmt..... Spec. Inv.....

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DocId: 32989 Buy U.S. Sayings Bonds Regularly on the Payroll Savings Plan

OPTIONAL FORM NO. 10

JULY 1973 EDITION
GSA FPMR (41 CFR) 101-11.6

UNITED STATES GOVERNMENT

Memorandum

TO : Director, FBI

DATE: March 15,

FROM .

SUBJECT:

The Attorney General

File Destruction Program

*/

I know that we are now seeking the concurrence of Senators Church, Scott and Mansfield as to the resumption of part of the FBI records destruction program. Before the program actually resumes the Department will have to contact Congresswoman Abzug, who has requested of me that no files be destroyed.

DAR

Dep.-A.D.A

Dep.-ArD.

Comp. Syst. Ext. Affairs Gen. Inv. ____

Intell. Laboratory

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EX-104

ENGLOSURE 62-116 395 - 15 25

7 MAR 31 1976



Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

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1 - Mr. J. B. Adams

1 - Mr. T. J. Jenkins

1 - Mr. J. A. Mintz

1 - Mr. T. W. Leavitt 3/9/76

1 - Mr. D. W. Moore, Jr.

1 - Mr. G. E. Malmfeldt

1 - Mr. J. G. Deegan 1 - Mr. S. F. Phillips

RESPONSE TO CRITICISM OF FBI CONCERNING ACTIONS TAKEN AGAINST MARTIN LUTHER KING, JR.

Purpose is to furnish External Affairs Division the attached list of public allegations against the FBI in our investigation of Martin Luther King, Jr., and appropriate responses, which may be useful in handling future King inquiries at FBI Headquarters and in the field.

BACKGROUND:

Mr. T. W. Leavitt

J. G. Deegan

Memorandum from D. W. Moore, Jr., to Mr. Jenkins, 2/18/76, advised that a conference was held in Kansas City on 2/13/76, attended by the Director, eight SACs and two representatives from the External Affairs Division. The purpose was to review ideas and procedures used by the field in promoting the best interest of the Bureau through local media. The SACs believed that one of the most difficult problems was responding to criticism of the Bureau's reported abuses regarding our activities against It was decided and approved by the Director that succinct and definite answers be provided to counter criticism of the Bureau's investigation of King.

The Intelligence Division has prepared the attached document which contains the major allegations raised by the Senate Intelligence Committee and the media regarding our investigation of King. Included are responses which may be useful in handling any future questions concerning allegations in the King case. This information is provided for the use of External Affairs Division and for forwarding to SACs if such action is deemed advisable by External Affairs.

ACTION:

That the attached document be referred to the External Affairs Division for appropriate action,

Enclosure 100-106670 1 - 62-116395 (SENSTUDY)

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MARTIN LUTHER KING. JR.

GENERAL:

ALL INFORMATION CONTAINED

In responding generally to questions and criticism regarding the FBI's investigation of King, it should be noted that our investigation should be viewed in context of the time involved -- the early and mid 1960's -- not today. Those were years of considerable racial strife throughout the nation when subversive and other disruptive elements were attempting to capitalize for their advantage on the social awakening in our country on the civil rights issue.

Media, congressional and public criticism of our investigation of King have occurred in the following major areas:

ALLEGATIONS:

(1) ALLEGATION: The FBI had no valid basis for investigating King.

RESPONSE: This is not true. The FBI had a valid basis for investigating King to determine the extent of communist influence being exerted upon him. However, for reasons of national security and ongoing investigations, the FBI is unable to provide any specifics. It can also be pointed out that this communist influence was of concern not only to the FBI, but also the President and Attorney General of the United States who spoke personally with King concerning the It should be noted that the bona fide civil rights activities of King were never under FBI investigation.

ALLEGATION: That the FBI conducted illegal electronic surveillances of King.

RESPONSE: This is not true. All electronic surveillances of King were legal.

(3) ALLEGATION: The FBI mailed an anonymous tape and letter to King. According to interpretation by various individuals in the media and the Senate Intelligence Committee, contents of this letter suggested King commit suicide.

ENGLOSURA - //6 = //

RESPONSE: There is no record in the official FBI files to verify that any mailing of anonymous letter or tape recording to King was an official FBI action or with FBI approval. As to the suggestion that the letter sent to King urged his suicide, we can find no basis for any conclusion that the anonymous letter urged King's suicide and we do not know what the letter urged. All we do know is that the draft, or original of what might have been the letter was found in papers left at the FBI by William C. Sullivan, former Assistant to the Director.

(4) ALLEGATION: The FBI played tapes of monitored King conversations to persons outside the FBI.

<u>RESPONSE</u>: There is nothing in the files of the FBI to substantiate such an allegation.

(5) <u>ALLEGATION</u>: Information developed during our investigation of King was disseminated outside the Executive Branch of Government.

RESPONSE: This is true. Although our primary dissemination regarding King was made within the Executive Branch, there was some limited dissemination to other U. S. Government elements such as Congressmen. In several instances, on a highly selective basis, dissemination was made outside the Federal Government to leaders in religious, academic and news media fields. *Dissemination did not include playing of any tapes.

(6) ALLEGATION: The FBI conducted a campaign to discredit and neutralize King.

RESPONSE: The FBI during its investigation of King initiated actions, including several under our Counter-intelligence Programs, to neutralize and discredit King. There was no statutory basis for such actions. As to the possible motive for the activity, because of reasons of privacy and delicacy, possible motive is not proper subject for public discussion.

(7) ALLEGATION: That the FBI was in some way involved in the assassination of King.

RESPONSE: False. There is no evidence to support such an allegation.

1M

Memorandum

Mr. T.W. Leavitt

FROM

J.G. Deegan

SUBJECT:

SENSTUDY '75

1 - Mr. Adams

2 - Mr. D.W. Moore

(H.A. Boynton)

DATE: 3/1/76

2 - Mr. J.A. Mintz (P.V. Daly)

1 - Mr. Leavitt

1 - Mr. Newman

1 - Mr. Grigalus

Training _____
Legal Coun. ___
Telephone Rm. _
Director Sec'y _

Dep. AD Inv

Comp. Syst.

Ext. Affairs

Ident. _

Inspection

Intell. 🗓

Laboratory

Plan. & Eval.

Files & Com. . Gen. Inv. ____

This memorandum reports the review by Supervisors Homer Newman, Jr., and Edward P. Grigalus of the Senate Select Committee (SSC) draft of the use of informants in domestic intelligence investigations.

The above Supervisors were instructed to review the draft on informants which report had to be read in the SSC space and that no notes describing the content of the report could be taken.

On 2/19/76 the report was reviewed by Supervisors
Newman and Grigalus which report amounted to approximately
70 pages. This report set forth in some detail information
taken from the Manual of Instructions as it pertains to
security and extremist informants. This report discussed
policy and constitutional issues raised by the use of intelligence informers; the lack of judicial treatment of intelligence issues; the unpublished standards for the use of intelligence informers, and the scope of the Committee's investigation. In particular the report set out the nature of the
intelligence informant technique using the despimony of
Mary Joe Cook and Gary Rowe who had previously publicly
testified before the SSC.

7 MAR 31 1976

The report went into some detail regarding 9 case histories: Citizens Panel on Release of an Antiballistic Missile System (1969); Dr. Carl McIntyre's American Christian Action Council (1971); Detroit Black Panther Party; National Conference on Amnesty; Public Meeting Opposing U. S. Involvement in Vietnam; Black Nationalist Group (1968); Investigation of "Free University"; Washington, D. C. Black Panther

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8.4 APR 6 Do. 197632989589 Page 163

Memorandum to Mr. T.W. Leavitt

RE: SENSTUDY '75

62-116395

Party, and Women's Liberation Movement (1969). All of the above organizations were the subject of prior inquiry by the SSC.

The <u>report also discussed several informant</u> programs, such as the Ghetto, Plant and the American Legion Contact Program. It discussed the use of informers at colleges and universities and the size, scope and standards of the intelligence informer programs.

RECOMMENDATIONS OF THE SSC:

This draft, as reviewed, did not contain any recommendations of the SSC.

ISSUES:

There were no issues surfaced by this draft report which had not been aired previously.

OBSERVATIONS:

In fairness, whenever the SSC draft report set out information which was critical or derogatory of the Bureau, there was also set out the Bureau's position as a rule. However, in several instances the above Supervisors took issue with various parts of the report. It was noted that the word political was used extensively which was brought to their attention, specifically advising them that the Bureau never conducted political investigations.

In another instance it was pointed out to the SSC that a passage appeared in this rough draft to the effect that "it was understood that Rowe would have to be involved in Klan violence." It was explained that there was no such understanding on the part of the Bureau and it was agreed that this would be changed.

Memorandum to Mr. T.W. Leavitt

RE: SENSTUDY '75

62-116395

In regard to informants signing written reports, the draft erroneously indicated that extremist informants were only required to sign reports where possible prosecution was involved. This was inaccurate and the SSC agreed to change this passage.

There were two instances noted wherein information was taken from classified documents. Both of these instances have been made the subject matter of a communication back to the Committee through the Department of Justice dated 2/26/76.

Staff Investigator Robert Kelley was advised of the above and requested to make changes so that the information set out above would be accurate of the Bureau's position.

It is noted that this draft report contained no conclusions or recommendations on the part of the SSC.

ACTION:

None. For information. No press response is required at this time since the report contained no conclusions.

ALL INFORMATION CONTAINED HEREIN IS A SGIFIED BY SPATAP-S

> WASHINGTON CAPITAL NEWS SERVICE ENCLOSURE

THE FEI ALSO TOOK AN ACTIVE INTEREST IN THE WOMEN'S LIBERATION ENERT AND SOME OF ITS SUBGROUPINGS LIKE THE WOMEN'S INTERNATIONAL MOVEMENT AND SOME OF TERRORIET CONSPIRACY FROM HELL (WITCHES), THE RED STOCKINGS AND THE COLLY MACGUIRES MEMO SENT BY HOOVER TO THE FBI IN THE LATE 1960S EXPLICITLY PREVENTING A COALITION OF BLACK NATIONALIST GROUPS. IT ADDED ANOTHER COINTELPRO GOAL WAS: "TO PREVENT THE RISE OF A MESSIAH' WHO COULD UNIFY, AND ELECTRIFY, THE MILITANT BLACK MATIONALIST MOVEMENT. "(NAME DELETED) MIGHT HAVE BEEN SUCH A 'MESSIAH'; HE IS THE MADE OF THE MOVEMENT TODAY," SAID THE MENO, APPARENTLY ALLUDING TO KING WHO WAS ASSASSINATED IN APRIL 1968. "(NAME DELETED) COULD BE A VERY REAL CONTENDER FOR THIS POSITION SHOULD HE ABANDON HIS SUPPOSED 'OBEDIENCE' TO 'WHITE, LIBERAL, DOCTRINES' AND EMBRACE BLACK NATIONALISM." HOOVER ALSO WROTE TO FEI OFFICES IN THE SOUTH AND MIDDLE WEST ON *THE PURPOSE OF THIS NEW COUNTERINTELLIGENCE ENDEAVOR IS TO EXPOSE, DISRUPT, MISDIRECT, DISCREDIT OR OTHERWISE NEUTRALIZE THE ACTIVITIES OF BLACK MATIONALISTS, HATE-TYPE ORGANIZATIONS AND GROUPINGS, THEIR LEADERSHIP, SPOKESMEN, MEMBERSHIP AND SUPPORTERS, AND TO COUNTER THEIR PROPERSITY FOR VIOLENCE AND CIVIL DISCREEN." THE DOCUMENTS SHOWED: -- HOOVER IGNORED A JULY, 1943, ORDER BY ATTORNEY CEPERAL FRANCIS BIDDLE AND CONTINUED TO COMPILE A LIST OF ALIENS AND CITIZENS WHO BIDDLE AND CONTINUED TO COMPILE A LIST OF ALIENS AND CITIZENS WHO MIGHT ENDANGER THE COUNTRY IN TIME OF WAR.

-- IN 1952, THE FBI WON JUSTICE DEPARTMENT PERMISSION TO MAINTAIN ITS OWN PLAN FOR ARRESTING SUBVERGIVES IN WARTIME BECAUSE CONGRESS' INTERNAL SECURITY ACT OF 1950 WAS TOO LIBERAL.

-- IN 1960, THE FBI DID NOT TELL THE JUSTICE DEPARTMENT IT WAS COMPILING A SPECIAL LIST OF EDUCATORS, LABOR LEADERS, WRITERS, ENTERTAINERS, LAWYERS, DOCTORS AND OTHERS WITH ALLEGED "SUBVERSIVE ASSOCIATIONS AND IDEOLOGY" WHO MIGHT BE DANGEROUS IN TIME OF MATIONAL EMERGENCY

NW 55169 DocId:32989589 Page 167

UPI 03-08 04:27 PES

Memorandum

R. L. Shackelford

SUBJECT: SENSTUDY 75

1 - Mr. J. B. Adams

1 - Mr. D. W. Moore

1 - Mr. T. W. Leavitt

1 - Mr. R. L. Shackelford DATE: 3/10/76

1 - Mr. S. F. Phillips

1 - Mr. K. A. Mendenhall

Files & Com. . Gen. Inv. Inspection Plan. & Eval. Training . Telephone Rm. Director Sec'y

UNRECORDED CORY FILE

PURPOSE:

To advise of recent statements made in UPI news release by Nicholas Daniloff concerning the former Security Index (SI) and to recommend possible statements to be utilized in connection with press inquiries regarding this release.

SYNOPSIS:

In response to past requests by the Senate Select Committee (SSC) numerous information and documents were provided the SSC regarding former indices utilized by the Bureau including the SI and the Reserve Index (RI). recent release of SSC report on findings of its investigation of FBI practices, a UPI newsrelease dated 3/8/76 indicates documents released to the SSC revealed 1) former Director Hoover ignored a 1943 order by the Attorney General (AG), 2) the FBI "won" permission to maintain its own plan for arresting subversives in wartime, and 3) the FBI failed to advise the Department of Justice during 1960 of a special list of influential persons with alleged "subversive associations and ideology" who might be dangerous in time Set forth in Details of this of national emergency. memorandum is background information concerning the three items mentioned herein.

RECOMMENDATIONS:

It is recommended that press inquiries regarding this UPI release be answered as follows:

Regarding the allegation former Director Hoover ignored a 1943 order of the AG, it is the contention of the FBI that the AG did not prohibit the FBI from maintaining or

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DETAILS - PAGE 2

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RECOMMENDATIONS CONTINUED - PAGE LA

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compiling a list of aliens and citizens who might endanger the country in time of war, but did, in fact, direct that classifications of dangerousness which had formerly been assigned these individuals by the Department should no longer be utilized.

- 2. During 1952 the FBI was continuing to seek a definite answer from the Department as to whether during an emergency the program utilized in the Department's portfolio or the Emergency Detention Act (EDA) would be followed. The FBI did not commit itself to one or the other programsbut did indicate that if the Departmental program was to be followed, a positive statement to that effect be received from the Department. The FBI, therefore, was attempting to receive guidance concerning a Departmental program, and not one of the FBI's, which concerned apprehension of individuals during emergency conditions.
- aid to the FBI of individuals whose activities did not bring them within criteria set forth for apprehension and detention of individuals during time of a national emergency but who, during such time, would have been in a position to influence others against the national interests or would have been likely to furnish material financial aid to subversive elements. Since the individuals maintained on this index were not scheduled for any apprehension or detention and the list was used strictly as an administrative aid it was not necessary to advise the Department of the existence of such an index. Results of the investigations of the individuals on this index, however, were furnished the Department so the Department could be aware of their activities.

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DETAILS - PAGE

MAN

Memorandum to Mr. T. W. Leavitt

Re: Senstudy 75

DETAILS:

The SSC, during its investigation of the practices of the FBI, requested detailed information and numerous documents regarding former indices utilized by this Bureau in connection with apprehension and detention of individuals during national emergency. As a result of SSC requests, information and documents sought were provided and have been made a part of the recently released report of the SSC regarding their findings of their investigation of the FBI. A UPI news release dated 3/8/76 by Nicholas Daniloff reflects in part that documents provided the SSC showed: 1) Hoover ignored a July, 1943, order by Attorney General Francis Biddle and continued to compile a list of aliens and citizens who might endanger the country in time of war, 2) In 1952, the FBI won Justice Department permission to maintain its own plan for arresting subversives in wartime because Congress' Internal Security Act of 1950 was tooliberal, and 3) In 1960, the FBI did not tell the Justice Department it was compiling a special list of educators, labor leaders, writers, entertainers, lawyers, doctors and others with alleged "subversive associations and ideology" who might be dangerous in time of national emergency.

Regarding Item 1, the SSC was provided a document dated July 16, 1943, from AG Francis Biddle to Hugh B. Cox, Assistant Attorney General and J. Edgar Hoover, Director, FBI, which related to the former Custodial Detention List (CDL) and dangerousness classifications which had been utilized by the Bureau and the Department during the early part of This document indicated "There is no statutory World War II. authorization or other present justification for keeping a 'Custodial Detention' list of citizens. The Department fulfills its proper functions by investigating the activities of persons who may have violated the law. It is not aided in this work by classifying persons as to dangerousness. This letter further indicated the classification system was a mistake and the AG directed that classifications previously made should not be regarded as classifications of dangerousness or as a determination of fact in any sense, and in the future should not be used for any purpose whatsoever. Mr. Biddle indicated questions raised as to the status or activities of a particular individual should be disposed of by consideration of all available information but without reference to any classification previously assigned. Subsequent to the document,

a letter to all SACs dated August 14, 1943, was sent indicating, in part, cards previously known as Custodial Detention Cards would be known as Security Index cards and the list composed of such cards would be known as the Security Index (SI). Additionally, this letter advised, for information, that the AG, on 7/16/43, ordered the dangerousness classifications previously made by the Department were not to be used in the future for any purpose whatsoever. Mr. John T. Elliff, Staff Member, SSC, has interpreted the 1943 document to mean the FBI could no longer maintain a list of individuals who were then considered dangerous to the national security and by renaming the CDL to the SI the FBI had ignored a direct order from the AG. We are presently preparing a document to be forwarded to the AG noting a protest of Mr. Elliff's interpretation of this matter, and it is the contention of the FBI that the AG did not order us to cease maintaining a list of individuals who should be considered dangerous to the national security, but that the order pertained to the dangerousness classifications then being assigned by the Department. It is therefore the Bureau's interpretation that the AG's order pertained strictly to the Departmental classifications of dangerousness of individuals and not to the authority of the FBI to maintain a list of those individuals of significant importance during that period in history which related to the national security.

Item 2 of the UPI release indicated that during 1952 the Bureau won permission from the Department to maintain our own plan for arresting subversives because the Internal Security Act of 1950 was too liberal. 8/3/48 the FBI was furnished by the Department a portfolio regarding the apprehension and detention of individuals who could be considered dangerous during a national emergency. This portfolio was provided at a time prior to any law which provided for the detention of dangerous individuals at the time of an emergency. Based on this portfolio, standards and guidelines were established by the FBI and approved by the AG by which the plans maintained in the Department's portfolio could be implemented. Upon passage of the Internal Security Act of 1950, commonly referred to as the Emergency Detention Act (EDA), numerous discussions and communications concerned the differences apparent between the Department's portfolio and the EDA. The FBI's planning and operational procedures for any apprehension had

been based on the Department's portfolio and not on the detention provisions of Title II of the EDA. Following passage of the EDA, the Department, during 1950, indicated Title II of the EDA was undoubtedly in conflict with the Department's program and if Title II remained in effect at such time as initiation of the Department's program would become necessary, appropriate provisions for repeal of the EDA would be introduced along with steps to be taken under the Departmental program, inasmuch as the EDA, as enacted, contained many provisions which would be unworkable in event of an emergency or outbreak of hostilities, and it was not anticipated Title II would permanently supersede the Department's During 1952, it became apparent a definite and positive stand should be obtained from the Department over this highly controversial matter. Efforts were made to obtain such a positive statement from the Department; however, it was felt under no circumstances should the FBI make any commitments regarding the desirability of proceeding under the EDA or the Departmental program. Inasmuch as it was our impression the Department desired to continue under their program, a letter was submitted to the AG indicating it was not within the province of the Bureau to recommend the adoption of any one program as opposed to another; however, a definite and clear-cut answer was requested of the AG as to whether the AG would intend to proceed in an emergency under the Departmental program and as to whether standards to be used for inclusion of an individual on the SI then in use met with his approval. During November, 1952, the AG indicated he wished to assure the FBI it was the Department's intention in the event of emergency to proceed under the program as outlined in the Department's portfolio invoking the standards then used.

Item 3 indicates the Bureau failed to advise the Justice Department of the compilation of a list of influential persons with alleged "subversive associations and ideology" who might be dangerous in time of national emergency. This statement refers to the formulation of our Reserve Index (RI) during 1960. The RI was previously known as the Communist Index; however, during 1960 it was felt the name RI would be more descriptive as the index at that time also contained the names of individuals formally affiliated with subversive

organizations other than the Communist Party. The RI, when established, was divided into two sections, namely Section A and Section B. Section A was to include the identities of individuals whose subversive activities did not bring them within the SI criteria but who, in a time of national emergency, would be in a position to influence others against the national interests or would be likely to furnish financial or material aid to subversive elements due to their subversive associations and ideology. Section A was to include, therefore, individuals of influence, such as professors, writers, lawyers, educators, scientists, and other influential persons on a local or national level. Section B of the RI was to include the identities of other individuals who were felt could possibly be dangerous during a national emergency but whose activities did not meet the criteria for inclusion in the SI. The Department was not advised of the existence of the RI inasmuch as the individuals who were maintained thereon were not subjects for apprehension or detention as were those individuals maintained on the SI. The RI was used as an administrative aid within the Bureau of those cases considered of such importance that the individuals so listed could use their influence during time of a national emergency. Results of investigations of the individuals maintained on Section A of the RI were disseminated to the Department so the Department would be made aware of the activities of these individuals.

J. B. Adams 1 - Mr. J. A. Mintz 1 - Mr. T. W. Leavitt 1 - Mr. S. F. Phillips 1 - Mr. S. J. Miller March 16, 1976 The Attorney General Director, FBI SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) Enclosed is the original of a memorandum concerning an interview of former FBI Inspector Joseph A. Sizoo by SSC Staff Members. Also enclosed is a copy of the memorandum for forwarding to Mr. James A. Wilderotter, Associate Counsel to the President. Enclosures (2) 62-116395 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination (Personnel File Former Inspector Joseph A. Sizoo) SJM: 1hb hb **REC-115** (10)ALL INFORMATION CONTAINED Assoc. Dir. . Dep. AD Adm. _ Dep. AD Inv. ___ Asst. Dir.: Admin. . Comp. Syst. _ Ext. Affairs _ Laboratory Legal Coun. Files & Com. ___ Comp. Syst PEPROVED: . Gen. Inv. _ Ext. Affairs..... or a. Diramin still Ident. Pinn. & Eval..... Cen. Inv..... n. AD Adm..... Inspection _ Rec. Mamt..... Idont..... O Inv Que Intell. _ Shac, Inv..... lasportion..... test. Dir.: Laboratory _ Training.... Admin..... Legal Coun. ___ Plan. & Eval. TO BE HAND-DELIVERED BY THE OFFICE OF CONGRESSIONAL AFFAIRS Training ___ MAIL ROOM GPO: 1975 O - 594-120 076 87.9₈₂₉₈₉₅₈₉ Page 174

1 - Mr. B. Adams 1 - Mr. J. A. Mintz 1 - Mr. T. W. Leavitt. 1 - Mr. S. F. Phillips 1 - Mr. S. J. Miller

62-116395

March 16, 1976

SEE NOTE PAGE 10

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

INTERVIEW OF FORMER FBI INSPECTOR JOSEPH A. SIZOO BY SSC STAFF MEMBERS

ALL INFORMATION CONTAINED DATE 11600 BY SPOALMICE

Reference is made to prior memorandum dated October 7, 1975, reporting the results of an interview of former FBI Inspector Joseph A. Sizoo by SSC Staff Members on September 23, 1975.

The following concerns an interview of Sizoo on February 23, 1976, by SSC Staff Members. Sizoo's account of the results of this interview was voluntarily furnished by him to the FBI and is as follows:

"In accordance with the request of Gordon Rhea

Plan. & Eval. _

of the Senate Select Committee, I appeared at the office of that Committee at 1:00 p.m., on February 23, 1976. We went to an office in an adjoining building where I was advised by Senator Charles Mathias that I was appearing voluntarily, that I was not required to testify, that I could have counsel present if I wished and that I could terminate the questioning if I desired. Thereafter, I was sworn in by Senator Mathias who thereafter left the room Dep. AD Adm. and the questioning was undertaken by Attorneys Gordon Rhea Dep. AD inv. - and Andrew Postal. Dan McCorkle, who was also present, was identified as having worked on the case for the Committee comp. Syst. — but was not an attorney. The questioning was taped and Files & Com. - took approximately 2½ hours. After being advised that Gen. Inv. ____ the questioning would relate exclusively to the investi-· Inspection — gation of Martin Luther King, I asked to make a general Laboratory __ statement concerning this investigation by the FBI.

(Personnel File Former Inspector Joseph A. Sizoo) ORIGINAL AND COPY TO AG TELETYPE UNIT ENCLOSURE 62 -/16395-151

NW 55169 DocId: 32989589 Page 175

Legal Coun. — stated as follows:

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

RE: INTERVIEW OF FORMER FBI IMSPECTOR BY SSC

"Statement

"I consider that the FBI had a valid basis for investigating Martin Luther King to determine the extent of communist influence being exerted on him. Allegations and inquiries had been received from many sources, including members of Congress, the White House and the Department of Justice, concerning the possibility King was under communist domination or influence. Many suggested FBI inquiry in this connection be made. The President and the Attorney General were aware the FBI instituted investigation. Attorney General Robert Kennedy approved the use of telephone surveillances. The investigation did establish a person reported to be a communist to be on the Southern Christian Leadership Conference (SCLC) staff as well as a communist contact by King outside his regular staff. The results of the investigation were disseminated to the Attorney General. The President and the Attorney General were both concerned and Attorney General Robert Kennedy spoke with King about it. Certain steps were taken to neutralize the communist influence on King. Whether or not each was fully justified may be a matter of judgment. Certainly in the main all were designed to counter the efforts of the Communist Party in this general area, and were not intended as harassment of King or to effect his constitutional rights. Instructions issued to the field called for the approval at FBI Headquarters before the implementation of any such actions. Some were approved; others were disapproved. However, to my knowledge, the anonymous letter to King, which has been the subject of news comment, was never submitted for official approval. I am certain Mr. Hoover would never have approved any letter which might have been interpreted to encourage suicide. although I do not personally believe this to be the logical implication in the letter. From what I have seen in the press, and I have no other knowledge concerning it, I think

SEMATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

RE: INTERVIEW OF FORMER FBI IMSPECTOR BY SSC

it much more logical that the writer intended to suggest King's withdrawal from the movement for racial equality, that his presence in the movement under the circumstances, that is under communist influence, was detrimental to the movement. Press statements indicate a draft of the letter was found in the papers of a former Bureau official, who has denied knowledge of the letter. At any rate it is quite apparent the letter was never approved by Mr. Hoover, he had no knowledge of it, and there was never other official Eureau approval for this letter.

"It should be noted that, at the time of this inquiry, Mr. W. C. Sullivan was the Assistant Director in Charge of the Division and he took personal interest and supervision in this case, often dealing directly with the supervisor to whom the case was assigned without discussion with intervening personnel, and I was an intervening official at the time. Thus he is in the best position to answer questions concerning the investigation of King. However, his statements must, of course, be evaluated in light of his forced retirement by Mr. Hoover, the causes of this action and subsequent developments.

"End Of Statement

"I was then asked if I could name the specific members of Congress who, according to my statement, had made allegations or inquiries concerning possible communist influence over King. I said I did not recall the names of specific Congressmen but had a clear recollection several such inquiries had been received by Bureau officials. I was then asked to define the term 'neutralize' as used with reference to communist influence. I said I meant 'to render ineffective' in using this word.

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"I was then asked if advising the Attorney General was an effort at neutralization of Communist Party influence over King. I said it could be so interpreted as the Attorney General thereafter called King in and discussed the matter with him. I was then asked what the basis for the Cominfil of SCLC and King was. I said it was based on allegations that King was under substantial communist influence by members of SCLC staff and others. I was then asked what the general rules were for the opening of a Cominfil investigation. I said that such an investigation would be considered on the receipt of information alleging substantial communist domination or influence from a credible source concerning an organization of significance to our society. I was then asked if there was a set period for the running of such an investigation and a set time for termination. I said this would depend on the facts in the particular case and a decision would be made when the case was reviewed. I was then asked if the King case was set for periodic review. I said it received almost daily review. I was then asked if King was actually influenced by communists and how much. I said I felt he had been influenced specifically when he was considering the March on Washington as he was encouraged by a Communist Party member to hold the March, and the Communist Party had an interest in the March, but the extent to which King was influenced is difficult to assess. I was then asked if I could also recall any other instance where the Communist Party had pressed King to take action of interest to the Communist Party. I said I did not recall specific instances but he was under constant exposure to such influence. was then asked if the FBI was upset because of the action taken by the Department in discussing the matter with King. I said 'not to my knowledge.'

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RE: INTERVIEW OF FORTER FBI INSPECTOR BY SSC

"I was then shown a copy of a memorandum dated October 25, 1963, prepared over my name concerning the recovery from other agencies of a monograph relating to communist influence in the racial movement. I was asked who had requested the recall and why it was recalled. I said I did not remember any facts concerning the incident. I was then advised the Attorney General had ordered its recall and then asked if this refreshed my memory to the extent that I could recall why he had so instructed. I said that I did not so recall.

"I was then shown a copy of a memorandum dated December 24, 1963, dictated by Mr. Baumgardner over Mr. Sullivan's name concerning a conference which included field personnel from Atlanta and related to the Eureau's investigation of King and the SCLC. I was shown as being in attendance and was asked if I could recount the discussion. I said I could not recall any details of the conference. that I doubted if I was present during much of the conference as Sullivan and I were seldom away from the Division at the same time, that I may have been present for a few minutes and then undoubtedly Sullivan remained to run the conference and I returned to the front office of the Division (Sullivan and I were under instructions from the Director not to both be away from the Division front office at the same time). I was asked if this memorandum represented a change in direction of the Bureau's investigation of King, that is from an investigation of determining communist influence to one designed to remove King from the racial movement. I said I did not recall any specific discussion to this effect although the language of Mr. Sullivan's memorandum would suggest that the latter thought had been added; however, our basic interest was one of communist influence. I was then asked if I recalled if the

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RE: INTERVIEW OF FORMER FBI INSPECTOR BY SSC

recommendations in this memorandum had been carried out. I said I could not specifically recall though I presumed some of them had been, mentioning the recommendation concerning the checking of files with reference to other staff members of SCLC. I was pressed for a specific recollection of any action taken in furtherance of the fifth recommendation concerning possible action to embarrass King and thus force his departure from the leadership of SCLC and the racial movement. I said I could not specifically recall what action had been taken. The questioning returned to this issue several times. Efforts were made to refresh my memory by saying that Mr. Adams said 25 actions were taken to discredit King. I was then asked if I could recall any of the actions to which Mr. Adams made reference. said I could not but, if they wished to show me the list. I would be glad to look at it. They did not do so but returned to the memorandum referred to above and asked me to reread the fifth recommendation to see if I could recall any such specific action. I said I could not so recall. Postal then insisted that certainly steps were taken to carry out the recommendation and I should be able to recall such action. I pointed out that it might well be that subsequent developments dictated a change in this recommendation and its provisions may not have been entirely carried out. Furthermore, I noted we were talking about matters that took place 12 to 15 years ago and I did not recall specific details. I was also asked a series of questions concerning counterintelligence actions and to name specific counterintelligence actions which might be taken in any case. I named the standard action, such as physical and technical surveillances and also the use of anonymous letters such as the one referred to in my opening statement. I was asked if I could recall any other anonymous letter being used in this case and I said I had no such specific recollection. I

SEMATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

RE: INTERVILL OF FORMER FBI INSPECTOR BY SSC

was asked to name other counterintelligence techniques which might be used in any case, whereupon I asked what purpose such a line of questioning had in this interview. Postal said he thought it might serve to refresh my recollection of actions of like nature taken in the King case. I said I thought further discussion along these lines was pointless, that I was satisfied it would not bring to mind any specific such actions in the King case.

"I was also shown a copy of a memorandum dated January 6, 1964, concerning the authorization of microphone coverage to develop 'intelligence and counterintelligence information' and asked if the term 'counterintelligence' as used here meant the development of data as to King's personal conduct or misconduct. I said as far as I knew it related to the communist influence inquiry we were then making as to King.

"I was also shown a memorandum prepared by Mr. Sullivan in which he mentioned the possible removal of King from the civil rights movement and recommended that a man named Pierce be groomed as a replacement rather than leave a vacuum and have many of King's followers end up in the Muslims or similar group. Sullivan referred to King in this memorandum as 'an avoved communist.' I was asked the basis for this statement; specifically, did King himself make the statement? I said that, while I did not recall the details. I did recall that an individual who had been in contact with King referred to him as an avowed communist who would not join the party because he was a minister. It was not clear in my memory if this was based on a specific statement by King or a conclusion drawn by the contact. Rhea then referred to the language in the second paragraph concerning King and asked if Mr. Sullivan or Mr. Hoover had a vendetta against King. I said that the

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

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memorandum suggests that Mr. Sullivan felt strongly that King was a detriment to the civil rights movement but most certainly neither Mr. Hoover nor Mr. Sullivan could be said to have had a vendetta. I was then asked if Mr. Sullivan ever said he was out to 'get' King. I said I didn't recall Sullivan's having made such a statement. I was then asked what Sullivan had said to reflect his feelings toward King. I said I believed I could recall statements similar to those which appear in paragraph two of the remorandum in question, that I thought it portrayed his feelings. I was then asked by Postal how I felt about I said that I did not feel as strongly as Sullivan but did feel that it was unfortunate that a man highly placed in the civil rights movement insisted on continuing contact with members of the Communist Party even though he had been warned by the Attorney General and Assistant Attorney General Burke Marshall against such association. In this connection, I had been shown a copy of a memorandum by Courtney Evans relating to a discussion with Burke Marshall who said he had discussed this with King. Marshall also made some reference to a leak in the King case which resulted in a notation by the Director concerning 'passing the buck' to the Eureau as to leak. I was asked to interpret Mr. Hoover's notation, but said I thought it spoke for itself. Reference was then made to a notation by Mr. Hoover at the foot of the memorandum concerning the replacement of King by Pierce in which the Director commented to the effect that finally Domestic Intelligence Division officials were realizing King was under the influence of communists. I was asked if Mr. Hoover's notation carried with it the approval of the recommendation of the memorandum. I thought that approval was implied. Then I was asked if the recommendation had been carried out and I said 'not to my knowledge.' I was then asked why Mr. Hoover had made such a statement, if Mr. Hoover's comment criticizing the

SEMATE SULECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

RE: INTERVIEW OF FORMER FET INSPECTOR BY SSC

Pomestic Intelligence Division officials indicated a special attitude on his part toward King and the civil rights movement, and what would have motivated such a remark. I said, of course, Mr. Moover did not have a 'special attitude' toward King and/or the civil rights movement; however, I had no doubt he was frequently subjected to comments by other Government officials, Congressmen and others about the alleged communist influence surrounding King with the strong advice that something should be done about it.

"I was also shown a memorandum dated August 24, 1964, which I wrote authorizing microphone and telephone coverage of King in the Newark Field Division. I had approved the installation in the interest of time and noted we did not need new Attorney General authority for the telephone surveillance as he had previously approved coverage on 'any residence' to which King might go. I was asked if I thought this included a hotel and I said I did. I was then asked if I thought the original approval of October, 1963, was still applicable in August, 1964. I said I thought it was. I was asked if we were not required to get Attorney General approval of a microphone installation. I said 'not at that time.'

"I was asked why this investigation had run so long, why it had not been discontinued. I said that King had not divorced himself from all communist contact and therefore the investigation was continued.

"I was also asked if I recalled action taken to discredit King with a religious group, at Marquette University and in similar situations, and I said I did not specifically recall those actions. SENATE SELECT COMMITTEE ON INVELLIGENCE ACTIVITIES (SSC)

RE: INTERVIEW OF FORMER FBI INSPECTOR BY SSC

"I was asked if I thought the investigation of King was a valid one and I said I did. I was asked if we had any other Cominfil investigations similar to the King case and I said I did not recall any. This terminated the interview. However, while waiting for an elevator after leaving the interview room, a remark was made by Postal concerning my inability to recall more specific counterintelligence actions. I again mentioned the number of intervening years, the thousands of matters handled in the interim prior to my retirement and the fact that, for security reasons, each retiring or resigning employee at time of debriefing was admonished to remove from his memory to the extent possible the facts concerning confidential Bureau activities to which he was privy as an employee, and that I had taken these admonishments seriously.

NOTE:

Sizoo's handwritten account of the interview was furnished to the FBI and was copied as is by a Bureau stenographer.

APPROVED: Comp. Syst: Laboratory Logo! Coun. All Logo! Coun. A



SEE INSTRUCTIONS ON REVERSE

CLASSIFY AS APPROPRIATE BEFORE COMPLETING. Intelligence Community Staff TO: FROM: ATTN: Central Index FBI Abstract of Information Provided to Select Committees SUBJECT: 1. HOW PROVIDED (check appropriate term. If a document was made available 2. DATE PROVIDED for review but not transmitted, so note.) 3/16/76 X DOCUMENT BRIEFING INTERVIEW TESTIMONY OTHER

3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate)

SSC

The Attorney General with a copy for forwarding to the White House.

4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject)

Memorandum setting forth interview of former FBI Inspector Joseph A. Sizoo.

5. IN RESPONSE TO (list date and item number if in response to formal request, otherwise state verbal request of (name), initiative, subpoena, etc.)

NA

6. CLASSIFICATION OF INFORMATION (enter Codeword)

U

KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis)

Operating procedures Information handling

8. SUMMARY (see reverse side before completing this item)

Interviewed concerning the FBI's investigation of Martin Luther King, Jr.

> ALL INFORMATION CONTAINED HEREINYS UND ASSIFIED DATE 11-6-00 BY SZO

62-116395

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX AJD:1hb (4)IN CONNECTION WITH SENSTUDY 75.

TREAT AS YELLOW

CLASSIFY AS APPROPRIATE

INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- \bullet "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

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J. A. Mintz (I - Mr. J. B. Hotis)

1 - Mr. T. W. Leavitt

1 - Mr. S. F. Phillips

1 - Mr. H. W. Porter

The Attorney General

March 10, 1976

Director, FBI

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

Reference is made to an SSC request of December 16, 1975, which, among other items, requested materials pertaining to surreptitious entries, conducted by the FBI over the past five years, which were not directed at non-resident aliens in the service of a foreign power. Further reference is made to an FBI memorandum of January 7, 1976, which responded to the December 16, 1975, request.

Inclosed for your approval and forwarding to the SSC is the original of a memorandum responding to an oral request of Mr. John T. Elliff, Director, SSC Domestic Intelligence Task Force, on March 4, 1976, for information relating to an entry conducted by the FBI in 1972 against a domestic target.

A copy of this memorandum is enclosed for your ecords.

Enclosures (2)

- The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for

Intelligence Coordination

SEE NOTE PAGE

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TELÉTYPE UNIT

Page 188

The Attorney General

NOTE:

SSC request of December 16 asked for delivery of materials pertaining to authorization and purpose of certain electronic surveillances during the period 1973 - 1975, and in addition, for information relating to entries over the past five years which were "not directed at a non-resident alien in the service of a foreign power." We responded to this December 16 request in a memorandum of January 7, 1976; however, this entry was not included since our interpretation of the request at that time appeared to exclude this incident.

On March 4, Mr. Blackhurst, Assistant Special Counsel for Intelligence Coordination, Department of Justice, advised that John Elliff of the SSC's Domestic Task Force requested certain information regarding the entry being reported here. Mr. Elliff apparently obtained a summary chart of surreptitious entries we furnished the House Select Committee in which the 1972 entry against an "Arab Terrorist Activist" was noted. Elliff wished information relating to the entry and the level on which the action was approved.

Review of the file in question (Abu Ayman Wadi, FBIHQ 105-203076; Dallas 105-3138) fails to show the authority who approved the entry. The file does show a Dallas request for telephone and microphone surveys, which includes request to photograph documents, etc. This particular communication shows a Bureau telephone call was made to Dallas, apparently authorizing the requested activity; however, the identity of the official calling Dallas was not noted.

J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. T. W. Leavitt

1 - Mr. S. F. Phillips

1 - Mr. H. W. Porter

62-116395

March 10, 1976

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

REQUEST PERTAINING TO A SURREPTITIOUS ENTRY CONDUCTED BY THE FBI IN 1972 AGAINST A DOMESTIC TARGET

Reference is made to an SSC request of December 16, 1975, which requested in paragraph 3, page 1, "all materials pertaining to any surreptitious entry conducted by the FBI over the past five years which was not directed at a non-resident alien in the service of a foreign power." Further reference is made to an FBI memorandum dated January 7, 1976, which responded to the December 16 request.

On March 4, 1976, Mr. John T. Elliff, Director, SSC Domestic Intelligence Task Force, orally requested Mr. Steven K. Blackhurst, Assistant Special Counsel for Intelligence Coordination, Department of Justice, to provide information pertaining to a 1972 surreptitious entry, conducted by the FBI against a domestic target, which was not in connection with the installation of an electronic That information follows: surveillance.

On September 9, 1972, a surreptitious entry was conducted by the FBI into an office in the Southwestern United States. The target of this entry was associated with Arab terrorist activities in the United States. A search of FBI Headquarters' records with respect to the entry indicated that authority for the action was obtained from the ref Headquarters. We have been unable, however, to locate the Dep. AD AT Adentity of the official or officials approving the entry.

Asst. DTF Admin. TO THE ATTORNEY GENERAL ORIGINAL AND ONE Evt. Affairs WP en () HEREINIS UNCLASSIFIE Gen. Inv. .

This document is prepared in response to your request and is not for dissemi-Plan & Evol. _ nation outside your Committee. Its use is limited to official proceedings by Spoc. Inv. ___ your Committee and the content may not be disclosed to unauthorized person-

- nel without the express approval of the FBI. ENCLOSURE 62 - 1/6373

Director Sec'y MAIL ROOM * TELETYPE UNIT NW 55169 D&cId:32989589' Page 190

Telephone Rm. _

RE: REQUEST PERTAINING TO A SURREPTITIOUS ENTRY CONDUCTED BY THE FBI IN 1972 AGAINST A DOMESTIC TARGET

In connection with an inquiry into investigative matters of the FBI which involved surreptitious entry, the Civil Rights Division of the Department of Justice has been furnished information relating to this September, 1972, entry.

1 - The Attorney General

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535 SENATE SELECT COMMITTEE Addressee: LTR X LHM **___** Мето Report dated ___ U.S. Senate Select Committee (S\$C) Caplion of Document: (SSC Request 12/16/75, paragraph 3, page 1) FBI Originating Office Delivered by: Received by: Title: Return this receipt to the Intelligence Division, FBI

HEREING STO ASSIFIED AUGENTALISED BY SP2AUJEN



SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

CLASSIFIA	S AFFRONKIALE	DELONE COME LETTINGS
TO: Intelligence Community Staff ATTN: Central Index	FROM:	
ATIN: Central Index	FBI	
SUBJECT: Abstract of Information Provide	led to Select Commit	tees
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X DOCUMENT BRIEFING INTERVIEW T	ESTIMONY OTHER	3/10/76
3. TO WHOM PROVIDED (check appropriate term; add spec	ific names if appropriate)	
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HSC		
4. IDENTIFICATION (provide descriptive data for docum interviewee, testifier and subject)	ents; give name or identif	ication number of briefer,
Memorandum		
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5. IN RESPONSE TO (list date and item number if in rewise state verbal request of (name), initiative, s		other- 6. CLASSIFICATION OF INFORMATION (enter U, C, S, TS or Codeword)
SSC letter 12/16/75 and SSC	oral request 3/4	/76
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7. KEY WORDS (enter the appropriate key words from th	e list provided separately	; if key words not listed are
used underline for emphasis)		
Operating procedures		
Information handling	•	
8. SUMMARY (see reverse side before completing this i	tem)	
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Information pertaining to a	1972 surreptition	us entry against
a domestic target which was		n with an
electronic surveillance inst	allation.	\
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INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.